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Statutes
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Newfoundland. Statutes
Statutes of Newfoundland.
1903

(ACTS

OF THE

GENERAL ASSEMBLY

OF

NEWFOUNDLAND :

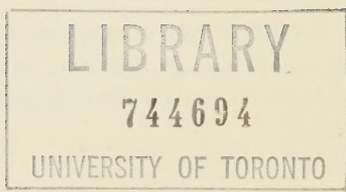
Passed in the 3rd year of the Reign of His Majesty
KING EDWARD VII.)



His Excellency Sir CAVENDISH BOYLE, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor and Commander-in-Chief in and over the Island of Newfoundland and its Dependencies.



J. W. WITHERS, PRINTER TO THE KING'S MOST EXCELLENT MAJESTY.
1903.



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EDWARDI VII. REGIS.

CAP. I.

An Act to continue for a further period “The Newfoundland French Treaties’ Act.”

[MARCH 27, 1903]

SECTION 1.—Continuance of 54 Vic., Cap. 16.

WHEREAS the Act 54 Vict., Cap. 16, entitled “The Preamble, Newfoundland French Treaties’ Act,” was, in so far as it was in force, temporary in its nature, and expired on the Thirty-first day of December, Nineteen hundred and two;

And whereas it is expedient to provide for the continuance of the said Act for a further period;

Be it therefore enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:

1. The Act 54 Vic., Cap. 16, entitled “The Newfoundland French Treaties’ Act,” and every clause, matter and thing therein contained, shall be and be held to have been continued, and be, and be held to have been in force from the

Continuance of
54 Vic., Cap. 16.

Thirty-first day of December of the year One thousand nine hundred and two, until the Thirty-first day of December of the year One thousand nine hundred and three, and no longer.

CAP. II.

An Act respecting the Prosecution of the Seal Fishery.

[MARCH 27, 1903.]

SECTION 1.—Penalty for Steamer not clearing from Port in Colony.

Enacting section. BE it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:—

Penalty for
Steamer not
clearing from Port
in Colony.

1. It shall be unlawful to bring into or land in any port in the Colony any Seals killed by the crew of any Steamer or Vessel, if such Steamer or Vessel has not, prior to the killing of such Seals, cleared for the Seal-fishery from a port in this Colony in manner by law provided, under a penalty of Four thousand dollars, to be recovered, in a summary manner, from the Master, Owner or other person on whose account such Steamer or Vessel shall have been sent to such fishery.

CAP. III.

An Act to amend 2 Edward VII., Cap. 11, entitled "An Act to regulate the Whaling Industry."

[PASSED, MARCH 27, 1903.]

Repeal of Sec. 17 of 2 Edward VII., Cap. 11, and substitution.

BE it enacted by the Governor, the Legislative Council Enacting clause.
and the House of Assembly, in Legislative Session
convened, as follows:—

Section Seventeen of Chapter 11, 2 Edward VII., entitled Repeal of Sec. 17
of 2 Edward VII.
Cap. 11, and
Substitution.
"An Act to regulate the Whaling Industry," is hereby re-pealed, and the following substituted therefor:

17. It shall not be lawful to employ, as an ordinary work-man, in or about the Catching of Whales, or in or about the Manufacture thereof into oil or other products, any person not being a British subject, who has not been two years domiciled in this Colony, under a penalty for every person employed contrary to the provisions of this Section, of Fifty dollars, to be recovered in a summary manner before a Justice of the Peace: Provided that a holder of a license may, during the first three years of his license, employ on his steamer a sufficient number of foreign experienced workmen to enable him to carry on his business while training native employees to work.

CAP. IV.

An Act to amend Chapter 73 of the Consolidated Statutes (Second Series), entitled "Of Preventing Enlistment in the Services of any Foreign State, and the Exportation of Arms, and the Munitions of War."

[MARCH 27, 1903]

SECTION 1.—Repeal of Sec. 2 of Chapter 73 of Consolidated Stat. (Second Series); Substitution Section prohibiting the Exportation of certain Munitions of War.

Enacting clause.

BE it enacted by the Governor, the Legislative Council, and House of Assembly, in Legislative Session convened, as follows:—

Repeal of Sec. 2
of Chapter 73 of
Con. Statutes,
(2nd Series).

Substituted sec-
tion prohibiting
the Exportation of
certain Munitions
of War.

1. Section two of Chapter 73 of the Consolidated Statutes (Second Series), is hereby repealed, and the following substituted therefor:

2.—The Governor in Council may, by Proclamation in the *Royal Gazette*, prohibit the exportation of Arms, Gunpowder Military and Naval Stores and Munitions of War, explosives and ingredients used in the manufacture of explosives, materials used in ship construction, including rivet iron, angle iron, round bars, rivets, sheet plate iron, forgings and armour plates, marine engines, and the parts thereof including screw propellers, paddle wheels, cylinders, cranks, shafts, boilers, tubes for boilers, boiler-plates, fire-bars, and every article which is or can, or may become applicable for the manufacture of marine machinery; anchors, chain cables, wire hawsers, capstans, windlasses, steam winches, masts, derricks, davits, submarine cables, submarine mines and apparatus appertaining to them, Marconi apparatus and electrical fittings used on board ships, torpedoes, torpedo boats fitted with apparatus to be used for torpedoes, steam and other boats suitable for use for warlike purposes; all apparatus for projecting inflammable materials or firing torpedoes, pumps or other machinery intended to be used in projecting inflamma-

ble materials, and machinery intended to be used in the construction of torpedoes or torpedo boats, and any such other articles which it may be deemed desirable to prohibit, from this Colony, and also to prohibit the importations of the same if imported for the purpose of exportation, or may make rules and regulations with regard to such exportation or importation for the purpose of exportation, which rules and regulations shall be published in the *Royal Gazette*.

CAP. V.

An Act respecting “Empire Day.”

[PASSED MAY 20, 1903]

SECTION 1.—Empire Day, May 24th. 2.—May 25th in certain cases.
3.—Empire Day a non-business day.

WHEREAS it is both politic and desirable that a day Preamble. should be set apart whereon the subjects of His Majesty King EDWARD the Seventh should unitedly remember their common origin, and should reflect with pride upon their inherited liberties and institutions, and upon the duties which those privileges entail;

And whereas it is desirable to impress upon the minds of future generations—the children of the Empire—the necessity of co-hesion and union, and to stimulate feelings of loyalty towards their Sovereign and an affectionate regard for their fellow-subjects in other parts of the Empire;

And whereas it is desirable to establish an “Empire Day” which shall be simultaneously recognized throughout the whole of the Dominions of the King-Emperor;

And whereas it was during the reign of our late Sovereign Queen VICTORIA, Empress of India, that the Imperial idea developed, and it is peculiarly fitting that the anniversary

of her birth should be the occasion for celebrations designed to perpetuate the memory of Her Majesty and impress upon the rising generation the greatness of the Empire that she did so much to extend and harmonize:

Enacting clause.

Be it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:—

*Empire Day,
May 24th.*

1. In this Colony, in each and every year, the twenty-fourth day of May, not being a Sunday, shall be a Public and Bank Holiday, and shall be kept and observed as such under the name of "Empire Day."

*May 25th in
certain cases.*

2. When the twenty-fourth of May is a Sunday the twenty-fifth of May shall be, in lieu thereof, in this Colony, a Public and Bank Holiday, and shall be kept and observed as such under the same name.

*Empire Day a
non-business day.*

3. "Empire Day" shall be a non-business day for the purposes of the law relating to Bills of Exchange.

CAP VI.

An Act respecting Crown Lands, Timber, Mines and Minerals.

[MAY 20, 1903.]

SECTION

- 1.—Interpretation of terms.
- 2.—Evidence of records.
- 3.—Employees of Department not to hold lands.
- 4.—All Crown Lands open to purchase.
- 5.—Respecting licenses of occupation.
- 6.—Respecting licenses of occupation.
- 7.—Respecting licenses of occupation.
- 8.—Certain lands to be withdrawn from purchase,

SECTION

- 9.—Certain lands may be appropriated for public purposes and free grants issued.
- 10.—Conditions of grants.
- 11.—Respecting commons.
- 12.—Margin of lakes and rivers public to extent of twenty-five feet.
- 13.—Respecting boundary posts.
- 14.—Bog lands may be leased.
- 15.—Respecting applications for leases for bog lands.
- 16.—Notice.
- 17.—Petition, survey and report.
- 18.—Lands may be declared bog lands.

SECTION

- 19.—Respecting the leasing of lands for quarrying purposes.
- 20.—Respecting the leasing of waters for driving machinery.
- 21.—Respecting the leasing of rivers and ponds for fish breeding.
- 22.—Right of cutting timber to be at a bonus per mile.
- 23.—Licenses to cut timber may be granted.
- 24.—Notice.
- 25.—Conditions of such licenses.
- 26.—New license to mill owner free from conditions in certain cases.
- 27.—Respecting the payment of rents and royalties.
- 28.—Timber liable for Crown dues.
- 29.—No license to give title to slides, &c.
- 30.—Free use of streams and lakes for floating logs.
- 31.—Respecting survey by applicant.
- 32.—Respecting the introduction of noxious substances into lakes and streams.
- 33.—Licenses may be granted for pulp purposes.
- 34.—Notice.
- 35.—Term and conditions of license,
- 36.—Cutting for exportation without license prohibited.
- 37.—Holder of license prohibited from exporting unmanufactured timber.
- 38.—Holder of grant prohibited from cutting or purchasing timber cut on Crown lands.
- 39.—Respecting survey of timber limits already granted
- 40.—Respecting exchange of licenses.
- 41.—Power to search or prospect for minerals.
- 42.—Search or excavation gives no right.
- 43.—Course to be followed upon the discovery of mineral.
- 44.—Applicant for "Discovery location" may, without marking, include other locations adjoining.
- 45.—Upon application for "Discovery location," surrounding country may be laid off.

SECTION

- 46.—Other locations shall be described by number,
- 47.—At end of one year lease for ninety-nine years may be granted.
- 48.—Crown Lands' Department may order survey in certain cases.
- 49.—Respecting applications without staking in certain cases.
- 50.—Grant in fee upon payment in advance of present value of rents.
- 51.—Respecting priority.
- 52.—All minerals included in lease.
- 53.—Respecting the grant of surface land.
- 54.—Increased quantity may be granted for roads, &c.
- 55.—Respecting the right of pre-emption by holder of mining lease.
- 56.—Exchange of licenses.
- 57.—Exchange of leases.
- 58.—Respecting the inspection of mines.
- 59.—Respecting the examination of books of account.
- 60.—Respecting grant of the sea-shore.
- 61.—Mining leases not to interfere with grant of surface land.
- 62.—Expenditure in oil boring to give certain rights in certain cases.
- 63.—Respecting the correction of grants.
- 64.—Repayment in certain cases.
- 65.—Correction of clerical errors.
- 66.—Respecting delivery of grant after forfeiture.
- 67.—Respecting fee for grant by stamp.
- 68.—Grants only issued upon payment of fees and rents.
- 69.—Governor in Council may make rules.
- 70.—Applications to be by petition to Governor in Council.
- 71.—Respecting annual report of Minister.
- 72.—Respecting the survey of lands.
- 73.—Powers of surveyors.
- 74.—Penalty for interference with surveyor.
- 75.—Certain extensions granted declared to have been legally granted.

SECTION

76.—Saving of rights.
77.—Repealing clause.

SECTION

Schedule A.
Schedule B.

Enacting clause.

BE it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:—

PRELIMINARY.

Interpretation of terms.

1. The following terms and expressions herein shall be held to have the meaning assigned to them in this section, namely:

“Surveyor” means a surveyor authorized by the Minister of Agriculture and Mines to survey Crown lands; and “Crown Lands” means all lands within the Colony the title to which is in the Crown.

“Minerals” shall be construed to include petroleum and other mineral oils, and a mineral license, lease or grant shall confer the same rights with respect to such oils as to other minerals.

“Timber” means trees standing or cut, or cut into lengths, but not sawn into board or otherwise manufactured, and shall include bark.

Board measure for trees cut down shall be calculated according to Schedule B.

Evidence of records.

2. Copies of any records, plans, books or papers belonging to or deposited in the offices of the Department of Agriculture and Mines, attested under the signature of the Minister of Agriculture and Mines, shall be competent evidence in all cases in which the original records, plans, books or papers would be evidence.

Employees of Department not to hold lands.

3. No person employed in the Department of Agriculture and Mines or holding an office created by or continued under this Act, shall acquire or hold, either alone or with another, any grant, lease or license under this Act.

ORDINARY PURCHASE AND SALE OF LANDS.

All Crown Lands open to purchase.

4. Crown lands shall, except as hereinafter provided, be open for purchase in lots, at an upset price to be fixed by

the Governor in Council, according to the location and value of such lands, the upset price in no case to be less than thirty cents per acre. Every grant of more than twenty acres shall be upon the condition that the grantee shall, within five years from the date of the grant, *bona fide* clear and cultivate ten acres for every one hundred acres comprised in the grant, and in the same proportion for any less quantity: Provided that, except in special cases where otherwise ordered by the Governor in Council, no grant of more than six hundred and forty acres shall be made to one person; and provided also, that such lands as from time to time may be deemed advisable by the Governor in Council, may be withdrawn from ordinary sale and settlement and sold by public auction to the highest bidder, an upset price being fixed upon said lands. No grants shall be issued until the land applied for shall have been surveyed by a surveyor at the cost of the applicant and reported upon by the surveyor in favor of the applicant.

5. The Governor in Council may issue licenses of occupation of Crown land on payment of a fee of five dollars for each one hundred and sixty acres, for not less than one hundred and sixty acres, nor more than six thousand four hundred acres, subject to the condition that the licensee shall, within two years, settle upon the land one family for each one hundred and sixty acres, and for a period of five years cause to be cleared at least two acres per year for every hundred acres so licensed, and continue the same under cultivation and continue the same families thereon, or others in lieu thereof, for a period of ten years from the expiration of the said five years; upon the performance of which conditions the said licensee shall be entitled to a grant in fee of the said land.

6. The Governor in Council shall have power to issue licenses of occupation of areas of Crown lands of five thousand acres, which licenses shall entitle the holder to grants in fee, upon the performance of such terms and conditions as the Governor in Council shall deem fit to provide, to secure the settlement upon, and cultivation of the land. In

all such licenses of occupation and grants such reservation shall be made as may be necessary for the preservation of the sea shore for the fishery and all other public purposes. Such terms and conditions shall, in all cases, comprise the following, namely : that the holder of the license shall, within two years from the date of license, clear and have ready for crop at least one per cent. of the area comprised in the license; within three years, two per cent.; within four years, four per cent.; within five years, seven per cent.; within six years, ten per cent.; within seven years, thirteen per cent.; within eight years, sixteen per cent.; within nine years, twenty per cent.; and within ten years, twenty-five per cent.; and shall settle upon the land at least one family for every three hundred and twenty acres.

Respecting
licenses of
occupation,

7. The Governor in Council may issue licenses of occupation, in quantities not exceeding fifty acres, of any Crown lands, for a term not exceeding five years, to such persons as shall be desirous of permanently settling on and cultivating the same. To such persons as shall have *bona fide* actually and continuously occupied and resided on the land so licensed for a period of five years from the date of the license, and shall have cultivated within that period two acres of the said land, the Governor in Council may issue grants in fee for the quantity of land specified in the license.

Certain lands to
be withdrawn
from purchase.

8. The Governor in Council shall have power from time to time to set apart and withdraw from purchase any tract or tracts of land which it may be considered by him expedient to lay out for towns or villages, or other like public purposes, and to cause the same to be surveyed and laid out, and the lots so laid out to be sold at public auction after one month's notice in the *Royal Gazette* and one other newspaper, under the hand of the Minister of Agriculture and Mines.

Certain lands may
be appropriated
for public pur-
poses and free
grants issued.

9. The Governor in Council may also set apart and appropriate such Crown lands as may be deemed expedient for the sites of Market Places, Public Buildings, Gaols, Court Houses, places of Public Worship, Cemeteries, Schools, Be-

nevolent Institutions, Squares, Parks, and other like public purposes, and also any bog lands, beaches or shores for general and public use, and, at any time before the issue of grants, or leases therefor, may alter or revoke such appropriations as he deems expedient, and may make free grants for the purposes aforesaid of the lands so appropriated, the trusts and uses to which they are to be subjected being expressed in the leases or grants.

10. It shall be a condition of any grant, lease or license under this Act, that the holder thereof shall preserve at least five per cent. of all trees or wooded lands as shelter for stock; and in cases where there are no trees, the grantee, lessee, or licensee, shall plant and cultivate, or cause to be planted or cultivated, twenty trees every year for ten years for every acre contained in his grant, lease, or license.

11. The Governor in Council shall have power to set apart such areas or tracts of Crown lands as may be deemed necessary, to be used as commons for pasturage, subject to such rules, regulations and conditions as may be prescribed by the Governor in Council.

12. In all grants, leases and licenses there shall be reserved for public use a width of not less than twenty-five feet and not exceeding one hundred feet round and adjoining all lakes and ponds, and on both banks of all rivers. In special cases where the land immediately adjoining any pond, lake or river is required to be used or occupied for a building or for other purposes, the Governor in Council may permit such use or occupation upon condition of such other or substituted reservation out of the grant, lease or license as may be necessary for public use.

13. All holders of grants, leases and licenses shall at all times keep up good and substantial posts, mounds or monuments at all corners and angles of the land held by them, and shall keep the boundary lines through the woods connecting the said corners and angles open and clear to a width of at least three feet.

BOG LANDS.

Bog lands may be leased.

14. The Governor in Council may lease for a term of years, in quantities not exceeding five thousand acres, such areas of Crown lands as shall be, after the survey and report hereinafter provided, declared to be bog lands under this Act.

Respecting applications for leases for bog lands.

15. Applications for leases of bog land shall be by petition to the Governor in Council. Such petition shall be signed by the applicant and verified by affidavit and shall contain a description with boundaries and extent of the lands applied for.

Notice.

16. Notice of intention to apply for a lease of such lands shall be published in the *Royal Gazette* and one other newspaper published in this Colony for one month prior to the application.

Petition, survey and report.

17. The applicant shall file his petition in the office of the Minister of Agriculture and Mines, and therewith shall also file a survey of the land applied for, made by a surveyor, and also a report, signed by such surveyor, containing a statement of the nature of the land surveyed, whether barren, bog or wooded, and of the quantity and kind of timber growing thereon, and such other facts as may be considered necessary. No petition shall be considered unless accompanied by such survey and report.

Lands may be declared bog lands.

18. After the consideration of such petition, survey and report, and upon the recommendation of the Minister of Agriculture and Mines, the Governor in Council may declare the lands to be bog lands, and may grant to the applicant, as hereinbefore provided, a lease of the same for such term, at such rent and subject to such conditions as he shall determine.

QUARRIES AND WATER POWER.

Respecting the leasing of lands for quarrying purposes.

19. The Governor in Council may grant leases of land for quarrying purposes. Such leases shall be for a term of not more than ninety-nine years, and shall comprise an area of

not more than eighty acres, and shall be at a rental of not less than twenty-five cents per acre per year.

- (a) Applicants for such leases shall give notice of their intention to apply for same in *Royal Gazette* for one month prior to such application.
- (b) The lessee shall commence the work of quarrying within two years from the date of the lease, and shall continue the effective operation of the said work during the term of the said lease.
- (c) Every holder of a lease for quarrying purposes who satisfies the Governor in Council that he has within five years from the date of his lease *bona fide* expended in quarrying on the land in his lease comprised, the sum of six thousand dollars, shall be entitled to a grant of said land in fee simple.
- (d) Every such lease shall be upon the condition that if the lessee shall, for the space of five years, intermit the operation of work thereunder, the said lease shall be void, and the land therein comprised shall revert to the Crown.

20. The Governor in Council, after the applicant has given one month's notice in the *Royal Gazette* and one other newspaper, of his intention to apply for same, may lease for a term of years the right to use the waters of any pond or river for the purpose of driving machinery, subject to such rent and conditions as may be deemed expedient: Provided that the vested rights, if any, of all persons holding lands whose interests may be affected by the use of the water of any such pond or river, shall be reserved in such lease; and also provided, that in no case shall the water in such pond or river be reduced by the said lessee below average summer level, nor shall any noxious or deleterious substance, or any saw-dust or refuse of saw mills be introduced into such ponds or rivers, whereby fish may be injured or the waters discolored, or rendered unfit for drinking or other purposes. Any persons violating the provisions of this sec-

Respecting the
leasing of waters
for driving
machinery.

tion shall be liable to a fine of one hundred dollars for every offence, to be recovered in a summary manner before any stipendiary magistrate.

Respecting the
leasing of rivers
and ponds for
fish breeding.

21. The Governor in Council may, for the purpose of encouraging the breeding of fish in this Colony, after the applicant has given one month's notice in the *Royal Gazette* and one other newspaper, of his intention to apply for the same, lease for a term of years the right to use any pond or river, and such quantity of land adjoining the same as may be necessary for such purposes, subject to such terms and conditions as may be deemed necessary.

TIMBER AND TIMBER LANDS.

Right of cutting
timber to be at a
bonus per mile.

22. The right of cutting timber shall be at a bonus per square mile, to be fixed by the Governor in Council, varying according to the situation and value of the limit, but in no case less than two dollars per square mile. The said bonus shall be paid within thirty days from the date of the approval of an application for a license by the Governor in Council, and the said bonus is to be paid on the whole area applied for.

Licenses to cut
timber may be
granted.

23. The Governor in Council may grant licenses to cut timber on Crown lands for a period of fifty years, or for such further period as may be deemed necessary.

Notice.

24. No such license shall be granted until notice of intention to apply therefor has been published in the *Royal Gazette* for a period of one month prior to such application. The said notice shall contain the name and address of the applicant, and, with as much certainty as possible, shall describe the boundaries of the land applied for.

Conditions of
such licenses.

25. All licenses shall be issued subject to the following conditions :

- (1) The licensee to erect a saw mill or mills in connection with such license, and subject to any special conditions which may be agreed upon, and stated in

the license; such mill or mills to be of a capacity to cut at a rate of a thousand feet, board measure, in twenty-four hours, for every five square miles of limits comprised in the license, or to establish such other manufactory of wood goods as may be agreed upon as the equivalent of such mill or mills; and the licensee to commence the erection of such mill or mills, for the purpose of working the limit in the manner and to the extent provided in the license within six months, and to complete such saw mill or mills within eighteen months from the date of the approval of the application, and to work the said limit in such a manner and to such extent during each succeeding year of the term: Provided that the licensee may, with the consent of the Governor in Council, make a greater or less quantity of lumber in any year than the quantity specified.

- (2) To take from every tree he cuts down all the timber fit for use, and manufacture the same into sawn lumber or other such saleable products as may be provided in the license or by any regulations made under this Act.
- (3) To prevent all unnecessary destruction of growing timber on the part of his men, and to exercise strict and constant supervision to prevent the origin and spread of fires.
- (4) To make returns to the Government quarterly, or at such periods as may be required by the Governor in Council, or by regulations under this Act, sworn to by him or by his agent or employee, cognizant of the facts, declaring the quantity sold or disposed of as aforesaid, of all sawn lumber, timber, railway car stuff, ship timber and knees, shingles, laths, cordwood or bark, or any other product of timber from the limit, in whatever form the same may be sold or disposed of by him during such quarter or other period, and the price or value thereof.

Conditions of
such licenses.

- (5) To pay in addition to the said bonus an annual ground rent of two dollars per square mile, such rent to commence and be computed from the date of the approval of the application by the Governor in Council, and to be paid in advance, the first year's rental within thirty days of such approval and that for subsequent years on the thirtieth day of November; and further, a royalty in all cases, except on lands in Labrador, at the rate of fifty cents per thousand feet, board measure, for all trees cut down; and in Labrador at the rate of twenty-five cents per thousand feet, board measure, for all trees cut down.
- (6) To keep correct books of such kind and in such form as may be provided by his license, or by regulations under this Act, and to submit the same for the inspection of the Minister of Agriculture and Mines, or a person authorized by him whenever required, for the purpose of verifying his returns aforesaid.
- (7) The license shall describe the land on which the timber may be cut, and shall vest in the licensee during its continuance the right to take and keep exclusive possession of the land so described, subject to the conditions herein provided or referred to; and such license shall vest in the holder thereof all right of property whatsoever in all trees and timber cut within the limit of the license during the continuance thereof, whether such trees be cut by the authority of the holder of such license or by any other person with or without his consent; such license shall entitle the licensee to seize as his property, such timber where the same is found in the possession of any unauthorized person, and also to bring any actions or suits at law against any party unlawfully in possession of any such timber, or of any land included in such license, and to prosecute all trespassers thereon, and other such offenders as aforesaid, to conviction and pun-

ishment, and to recover damages, if any, and all conditions of proceedings pending at the expiration of any such license may be continued and completed as if the license had not expired: Provided that such license shall be subject to the right of the Governor in Council to grant any of the said land, exclusive of the trees or timber thereon, and to grant any of the said land absolutely, after the timber has been cut therefrom, for the purpose of agriculture or for mining, and to deal with the same fully and effectively for such purposes; and provided also, that nothing in the said license shall be construed to prevent or debar any person in this Colony from cutting or using any trees or timber on such lands for the *bona fide* purposes of the fisheries, for building vessels, for masts, for poles for erecting flakes, for fencing and for firewood, and such like purposes; provided further, that any person or persons may, at all times make and use roads upon and travel over the ground so licensed; and that the said license shall not be so construed as to prevent any person or persons from taking from the ground covered by the said license, standing timber of any kind (without compensation therefor) to be used for the making of roads, bridges, or public works, by or on behalf of the Government of Newfoundland, the authority of the Minister of Agriculture and Mines having been first obtained; and that persons settling under lawful authority or title on the land so licensed, shall not in any way be molested or interrupted in clearing and cultivation by the licensee or any person acting for or on his behalf.

- (8.) The license shall be liable to forfeiture for the non-payment of rent or royalties; and, for the infraction of any of the other conditions to which the said license is subject, the licensee and his assigns shall be liable to a penalty of not more than ten

thousand dollars, and a penalty of not more than one hundred dollars for every day any such infraction continues. The said penalty may be recovered by a suit in the name of the Minister of Agriculture and Mines, and shall be a first charge on any and all property that may be upon the land licensed.

New license to
mill owner free
from conditions
in certain cases.

26. The Governor in Council may, after the notice provided in section twenty-five of this Act, grant to the proprietors of a mill of the capacity required by sub-section (1) of the said section a license to cut timber upon another limit for the period in the said section provided, without the condition on the part of the licensee to erect a mill or mills in connection with his limit, but subject to all other conditions as herein provided.

Respecting the
payment of rents
and royalties.

27. Any ground rent, royalty, or other dues to the Crown on timber cut within any such limit, which are not paid at the time when they become due and payable, shall bear interest at the rate of six per centum per annum, until paid, and shall be a lien upon any timber cut within such limits; and whenever the ground rent on any limit or any royalty or other dues to the Crown on any timber are unpaid, the Minister of Agriculture and Mines may seize so much of the timber cut on such limit and in possession of the licensee or on his premises, whether sold or unsold, as will, in his opinion, be sufficient to secure the payment of such rent, royalty, and other dues, and all interest and expenses of seizure and sale, and may detain the same as security for the payment thereof; and if such payment be not made within three months of such seizure, the Minister of Agriculture and Mines may sell such timber by public auction, and after deducting the sum due to the Crown, the interest thereon and expenses aforesaid, he shall pay over the balance, if any, to the lessee or owner of the timber.

Timber liable for
Crown dues.

28. All timber cut under license shall be liable for the payment of Crown dues thereon wheresoever the said tim-

ber or any part of it may be found, whether it be or be not manufactured into deal, boards or any other products.

29. No license or grant of any Crown land shall give or convey any right or title to any slide, dam, pier or boom or other work for the purpose of facilitating the descent of timber or saw logs, previously constructed on such land, or in any stream passing through or along such land, unless it is expressly mentioned in the license or grant that such slide, dam, pier or boom or other work, is intended to be thereby granted.

(2) The free use of slides, dams, piers, booms or other works on streams, to facilitate the descent of lumber and saw logs, and the right of access thereto for the purpose of using the same and keeping them in repair, shall not in any way be interrupted or obstructed by or in virtue of any license or grant of Crown land made subsequent to the construction of such work.

30. The free use, for the floating of saw logs and other timber, rafts and draws, of all streams and lakes that may be necessary for the descent of timber, and the right of access to such streams and lakes, and the passing and re-passing on and along the land on either side thereof, whenever necessary for such use thereof, and over all existing and necessary portage roads, past any rapids or falls, or connecting such streams or lakes, and over such roads, other than road allowances, as owing to natural obstacles may be necessary for the taking out of timber or saw logs from lands, and the right of constructing slides where necessary, shall continue uninterrupted and shall not be affected or obstructed by or in virtue of any license or grant of such lands, or by or in virtue of any license to cut timber held by one person as against any other person holding a license for the same purpose.

31. Every applicant for a timber license shall at his own cost cause the limit mentioned in his application to be survey-
by applicant.

veyed by a surveyor, the boundary lines of said limit to be cut to a width of three feet, and the diagram thereof filed in the office of the Minister of Agriculture and Mines within one year from the date of the approval of his application, and if such survey be not made, the boundary lines cut and the diagram filed as aforesaid within the said period of one year, all claim to the said limit under such application shall be forfeited: Provided, nevertheless, that if the said applicant shall prove to the satisfaction of the Governor in Council, that for good and sufficient reason, the foregoing terms and conditions of this section could not be complied with, within the time hereinbefore limited, the time for making the survey as aforesaid may be extended for a further term of one year, but no longer, on payment of the rent for the year then past and an extra bonus and rental of two dollars per square mile. Application in writing for an extension of the time as aforesaid shall be made to the Minister of Agriculture and Mines not less than thirty days before the termination of the term of one year hereinbefore limited, and such application shall state the grounds on which such extension is sought.

Respecting the introduction of noxious substances into lakes and streams.

32. The owner, proprietor or manager of every saw mill erected on or working near the margin of any of the public waters, bays, creeks or harbors of this Colony or its dependencies, shall take means to prevent the introduction into the said public waters, bays, creeks or harbors as aforesaid, of any noxious or deleterious substance, or any saw dust, or any refuse of saw mills, under a penalty for every offence of one hundred dollars, to be recovered in a summary manner before any stipendiary magistrate.

Licenses may be granted for pulp purposes.

33. The Governor in Council may grant licenses to cut timber on Crown lands for the manufacture of paper and paper pulp.

Notice.

34. No such license shall be granted until notice of intention to apply for same has been published in the *Royal Gazette* for one month prior to such application.

35. Such license may be issued for a period of ninety-nine years, and for such further period as may be deemed necessary, and for an area of land in extent not less than than five and not more than one hundred and fifty square miles, and shall be issued subject to the following conditions and any other special condition which may be contained in such license :

- (1) Upon the issue of such license the licensee shall pay to the Minister of Agriculture and Mines, for the use of the Colony, a sum at the rate of five dollars for each square mile of land included in such license, and thereafter at the beginning of each year of the said term, a further sum at the rate of three dollars for each square mile as aforesaid.
- (2) The licensee shall, within five years after the date of such license, *bona fide* expend a sum of not less than twenty thousand dollars in the erection of buildings and machinery necessary for the establishment of a factory or factories for the manufacture of paper pulp, the said expenditure to commence within two years from the date of such license, and continue thereafter at the rate of not less than twenty-five per cent. per year of the whole sum.
- (3) The licensee shall satisfactorily prove to the Minister of Agriculture and Mines, for the information of the Governor in Council, by the production of books or otherwise, as he, the licensee may be required, that the said sum of money has been so expended in and about the erection of such buildings and machinery.
- (4) The licensee shall take from every tree cut by him all timber fit for use, and shall manufacture the same into paper or paper pulp, or into sawn lumber or other saleable products of timber; and the licensee shall pay, in addition to all other payments, a royalty in all places except on lands in

Terms and conditions of license.

Labrador, at the rate of fifty cents, and in Labrador at the rate of twenty-five cents per thousand feet, board measure, on all trees manufactured by him into any saleable products of timber other than paper or paper pulp.

- (5) The licensee shall prevent all unnecessary destruction of growing timber on the said licensed land by any person whomsoever, and shall exercise strict and constant supervision to prevent the origin and spread of fires, and shall preserve the growth of young timber trees.
- (6.) The licensee shall make returns to the Government quarterly, or at such periods as may be required by the Governor in Council, such returns to be verified by the affidavit of the licensee or his agent, and shall show quantity of lumber manufactured into pulp or otherwise, and the quantity sold or disposed of and the price and value thereof.
- (7) The licensee shall keep correct books, as may be prescribed by the Governor in Council, and shall submit the same for the inspection of the Minister of Agriculture and Mines when required.
- (8) The license shall contain a description of the land on which the timber may be cut, and shall vest in the licensee, during the continuance of the license, the right to take and keep exclusive possession of the lands so described for the purpose for which the license is granted, subject to the conditions herein provided or referred to respecting the same, and such license shall vest in the holder thereof all rights of property whatsoever in all trees and timber cut within the limits of the license during the continuance thereof, whether such tree be cut by the authority of the licensee or by any other person, with or without his consent; and such license shall entitle the licensee to seize, as his property, such timber, where the same is found in

possession of any unauthorized person, and also to bring any action against any party unlawfully in possession of any such timber or of any lands so licensed, and to prosecute to conviction and punishment all persons trespassing upon the said land so licensed, and cutting or injuring any of the trees or timber growing thereon, and to recover damages for any injury so sustained by the licensee, and all proceedings pending at the expiration of any such license may be continued and completed as if the license had not expired: Provided that such license shall be subject to the right of the Governor in Council to grant any of the said land, exclusive of the trees or timber thereon, and to grant any of the said land absolutely after the timber has been cut therefrom, for the purposes of agriculture or for mining, and to deal with the same fully and effectively for such purposes; and provided also, that nothing in the said license shall be construed to prevent or debar any person in this Colony from cutting or using any trees or timber on such lands for the *bona fide* purposes of the fisheries, for building vessels, for masts, for poles, for erecting flakes, for fencing and for fire-wood, and such like purposes; provided further, that any person or persons may, at all times make and use roads upon and travel over the ground so licensed; and that the said license shall not be so construed as to prevent any person or persons from taking from the said limits standing timber of any kind (without compensation therefor) to be used for the making of roads, bridges, or public works by or on behalf of the Government of Newfoundland, the authority of the Minister of Agriculture and Mines having been first obtained; and that persons settling under lawful authority or title on the land so licensed, shall not in any way be molested or interrupted in clearing or cultivation by the licensee or any person acting for or on his behalf.

(9) The license shall be liable to forfeiture for the non-payment of rent or royalties; and, for the infraction of any of the other conditions to which the said license is subject, the said licensee and his assigns shall be liable to a penalty of not more than ten thousand dollars, and an additional penalty of not more than one hundred dollars for every day any such infraction continues. The said penalties may be recovered by a suit in the name of the Minister of Agriculture and Mines, and shall be a first charge upon any and all property that may be upon the land licensed.

Cutting for exportation without license prohibited.

36. No person without license as aforesaid, shall cut, take or carry away from ungranted Crown lands any timber for exportation, either in logs or in lumber, under a penalty of twenty dollars for every tree, or one thousand feet of lumber so cut, taken or carried away, in addition to the value of the tree or lumber, to be sued for in the name of the Minister of Agriculture and Mines, before any stipendiary magistrate; and in suit it shall be incumbent upon the defendant to prove that such tree or lumber was not cut, taken or carried away in contravention of this Act: Provided that this section shall not prevent any person from taking away and exporting any alderwood, upon payment of a royalty of thirty cents per cord of one hundred and twenty-eight cubic feet.

Holder of license prohibited from exporting unmanufactured timber.

37. No holder of a timber or pulp license shall take or carry away for exportation from the lands licensed any trees, logs or timber, unless and until the same have been manufactured either into paper or paper pulp, sawn lumber or other saleable products of timber, under a penalty of not less than twenty dollars for every tree cut, to be recovered by suit in the name of the Minister of Agriculture and Mines; and trees or timber cut into cordwood or other lengths shall be held not to be saleable products of timber for the purposes of this section; provided that this section shall not apply to any pulp wood or timber already cut under the authority of the Governor in Council.

38. No person, being the holder of any grant, lease or license of lands for timber or pulp purposes under an Act of the Legislature, or under any contract with the Government, or as the assignee of such person, his servant or agents, shall cut timber on any Crown lands, other than defined in the said grant, lease or license, or shall purchase timber cut on such lands, under a penalty of twenty dollars for every tree cut, to be recovered by suit in the name of the Minister of Agriculture and Mines, in a summary manner before a stipendiary Magistrate or Justice.

39. The Minister of Agriculture and Mines may cause the lessee or licensee, or the assigns of such lessee or licensee of any timber limit which has not been already surveyed, to have such limits surveyed by a surveyor authorized by him, and the boundary lines of the said limit cut to a width of three feet, and in case the said lessee or licensee, or the assigns of such lessee or licensee shall fail to have the said limits surveyed and the boundary lines cut as aforesaid, within three months after the receipt of notice in writing from the Minister of Agriculture and Mines requiring the survey to be made, he may instruct a surveyor to proceed with the survey, and the cost of such survey shall be paid by the said lessee or licensee or their assigns. Where two or more lessees or licensees are interested in such survey or the cutting of such lines, the Minister of Agriculture and Mines shall determine the proportion of the cost thereof to be paid by each. The said cost in the proportion so determined may be recovered from the licensees or lessees or their assigns by action at the suit of the Minister of Agriculture and Mines.

40. Any person now holding a license under any Act hereby repealed may exchange such license for a license under this Act. Any monies paid under or for such former license shall be, in the case of such exchange, applied to the payment of rental, being computed as due from the date of the original license and the balance of such monies being treated as payment in advance without any allowance for

interest. Any such payment in advance shall be forfeited if the licensee so violates the conditions of his license as to incur forfeiture thereof.

MINERAL LANDS.

Power to search or prospect for minerals.

41. It shall be lawful for all persons whomsoever to search and prospect for minerals in and upon all lands in this Colony and its dependencies without first obtaining a license to search therein, and to explore the same by all such means as may be necessary to prove the existence, value and extent of minerals therein or thereunder, whether by surface or subterranean prospecting or excavation: Provided that such search and prospecting shall be *bona fide* with a view to obtain a mining location and lease thereof under the provisions of this Act, and that no person so searching or prospecting shall remove and take away from any of the said lands any greater quantity of ore, mineral or metal than shall be necessary to be used as samples; and further, that this section shall not apply to any land appropriated or reserved by the Crown for any purpose.

Search or excavation gives no right.

42. No such search, prospecting, exploration or excavation shall be deemed to give any person an exclusive right to search, prospect, explore in or excavate any of the said lands unless a party so searching shall comply in all respects with the provisions of the next following section.

Course to be followed upon the discovery of mineral.

43. Any person discovering a vein, lode or deposit of mineral on any Crown land, being desirous of obtaining a license thereof shall proceed as follows:

- (1) Mark the said vein, lode or deposit by placing thereon a stake not less than four inches square, which stake is to be driven firmly into the ground or supported by a cairn or mound of stones and is to extend at least eighteen inches over the ground or the top of such cairn or mound. This stake shall be known as "Discovery Stake," and shall have plainly written or printed thereon the name of the

person placing the same and the date when it is so placed.

Course to be
followed upon the
discovery of
mineral.

- (2) The placing of such discovery stake as aforesaid shall entitle the person making a discovery of minerals to a license, for a period of one year from the date of application for the same, of a mining location of the area and dimensions hereinafter described, provided that application be made to the Minister of Agriculture and Mines in the form to be prescribed by him, accompanied by the affidavit of the person placing such discovery stake, within two months after the date of such staking and the sum of ten dollars be deposited therewith. The said application and affidavit shall define the position of the discovery stake by at least two bearings, or bearings and measurements to some objects in the vicinity, such as marked boulders, large trees, mouth of brook, or other prominent points, and shall be accompanied by a diagram showing as nearly as possible its position on a map or chart. The said location shall be known as a "Discovery Location" and shall be described and located as follows:— It shall be in form a parallelogram, the greater sides of which shall be one mile long; these lines shall be parallel to a base line passing through the point marked by the discovery stake, which said base line may be on the general bearing of the vein, lode or deposit of mineral, which shall be defined by the applicant in the application for such location, or on such other bearing as may be so defined therein, and each of such sides shall be distant from the said discovery stake not more than one quarter of a mile; the shorter sides shall be at right angles to the said base line and distant from the discovery stake not more than half a mile.
- (3) The Minister of Agriculture and Mines shall cause to be made and kept in his department a register, in which shall be entered the name of every appli-

cant for a license, the date of the application; and the amount of the fee paid thereon, and every such entry shall be numbered consecutively. Every application shall, at the time of the filing thereof, be endorsed with the name of the applicant, the date of the filing, the amount of the fee paid or payable thereon, and a number corresponding with the number of the entry thereof in the register. Every applicant shall be entitled to receive from the Minister of Agriculture and Mines, or his Deputy, a receipt for the application and the fee paid, and such receipt shall contain the number and particulars required to be entered in the register and endorsed on the application.

Applicant for
"Discovery loca-
tion" may,
without marking,
include other
locations ad-
joining.

44. The applicant for any "Discovery Location" may, without placing any stake other than the discovery stake aforesaid, include in such application one or more adjoining locations of not more than three hundred and twenty acres each, but the application shall describe the discovery location particularly, and the adjoining locations shall be described in accordance with their relative position to the said discovery location. Such adjoining locations shall be in form a parallelogram, shall be of the dimensions of one mile in length by half a mile in breadth, shall have their greatest length parallel to the greatest length of the discovery location, and at least one of the angles of each of the locations shall be either an angle of the discovery location or of another adjoining location. A sum of ten dollars shall be deposited for each additional location referred to in such application.

Upon application
for "Discovery
location," sur-
rounding country
may be laid off.

45. On receipt of an application for a mining location under this Act, the Minister of Agriculture and Mines shall cause the position of the discovery location therein referred to to be laid down on a proper map to be kept in the department for that purpose, and shall cause the surrounding country for such a distance as may be deemed expedient by him to be laid off on the said map or maps in parallelograms, each measuring one mile by half a mile, the bearings of the

greater sides of which shall be parallel to the base line of the said discovery location, and the lesser side at right angles thereto. Such locations shall be numbered, and may be applied for by any person, and licenses issued therefor for one year, the same being issued without any staking being required, and the first application in writing shall have priority. Provided always that where any location cannot be laid off as a parallelogram by reason of its being bounded on one or more sides by the sea-shore, or by property already leased at the passing of this Act, the locations hereinbefore mentioned shall be laid off as near to the prescribed form as may be.

46 Applications for locations other than discovery locations made under the last preceding section shall describe the location or locations therein referred to by their respective numbers on the plan, and the location of such on the ground shall be governed absolutely by the relative position of such numbered lot on the plan to the discovery location. Provided that such location shall not interfere in any way with any location granted or leased before the passing of this Act.

47. At the end of the aforesaid period of twelve months if the lessee gives notice to the Minister of Agriculture and Mines of his attention to hold the said land, and with his notice deposit the sum of twenty dollars as one year's rental for each location, he shall be entitled to a lease for ninety-nine years, subject to the payment of the following rental : Twenty dollars for the first year, thirty dollars per year for the next five years, fifty dollars per year for a second period of five years, and one hundred dollars per year for the remainder of the term ; all rents to be paid in advance.

48. In case any doubt exists as to the position of any discovery stake, or of any base line as aforesaid, the Minister of Agriculture and Mines may, on the application in writing of the person placing such stake, or of any other person, send a surveyor who shall make such survey as is necessary to locate and establish the position of the said stake and base

Other locations
shall be described
by number.

At end of one year
lease for ninety-
nine years may
be granted.

Crown Lands'
Department may
order survey in
certain cases.

line on the ground in accordance with the description of the position thereof contained in the application for the location in which they are situate, and all costs in connection with such survey shall be paid by the person applying for said survey.

Respecting applications without staking in certain cases

49. Applications for leases of mining locations may be made without staking.

- (1) If the location or locations referred to in such application are covered by the sea or public tidal waters.
- (2) If the location is situate on an island off the coast of this Island or Labrador, which does not exceed an area of three hundred and twenty acres and the application is for such number of locations as will cover the area thereof.

A lease of a location under the water shall not entitle the holder thereof to construct any buildings or carry on any works so as to prevent the right of access by the proprietor of adjoining land from such land to and over such water.

Grant in fee upon payment in advance of present value of rents.

50. (1) The lessee of a mining location, with the consent of the Governor in Council, may pay in advance the whole or any part of the rental reserved in any lease of a mining location and the amount of such payment in advance shall be the present value of the annual rentals computed at the rate of three per centum per annum interest.

- (2) The payment of the rental, as aforesaid, in advance for the entire term, shall entitle the lessee to a lease for ninety-nine years free from liability to forfeiture for any cause whatever.
- (3) Any lessee of a mining location shall be entitled to a grant in fee simple, who shall *bona fide* expend, during the first five years of his lease, the sum of six thousand dollars in surface and subterranean mining, by the excavation of not less than ten thousand cubic feet of rock or earth on a mining

location of three hundred and twenty acres: Provided that if any such lessee was the holder of a mining lease under any former Act of the Legislature, under which he would have become entitled to a grant in fee simple upon the expenditure of certain monies, then in estimating the amount of six thousand dollars to be expended under this section, it shall be lawful to take into account any moneys properly spent in mining as aforesaid under the provisions of the said former lease so as to entitle him to a grant in fee simple hereunder.

51. In cases where more persons than one shall apply for the same discovery location, the person who shall have first have placed the discovery stake, performed the conditions and made the application as hereinbefore provided, shall be entitled to the absolute and exclusive right to the mining location thereby created for the period, and to all the rights and privileges mentioned in the said section, notwithstanding any other person may have previously discovered mineral in or upon the same location.

52. A mining lease shall entitle the holder thereof to all the minerals in the mining location so leased during the currency of the said lease.

53. The Governor in Council may issue together with the mining lease of the mines and minerals contained in any such mining location, a lease of fifty acres of unoccupied surface land within such mining location; and every such lease and mining location shall be subject to the condition that, if the lessee or his assigns do not pay the rental due on each mining location on the day of the date of the leases in each and every year of the term, the said leases shall be and become forfeited after one month from the day when the rental becomes due, and the land by such lease granted shall revert to the Crown, and all such leases shall contain such other conditions and reservations as the Governor in Council may deem just, and shall be subject to the like forfeiture if such conditions and reservations are not complied

with. Notice of every forfeiture shall be published by the Minister of Agriculture and Mines in the *Royal Gazette* and one other newspaper.

- (2) If any person apply for a lease of adjoining locations, the same may be included in and under one lease as for the number of locations applied for, and subject to the payment of the rental prescribed herein in respect of each location.

Increased quantity may be granted for roads, &c.

54. The Governor in Council may upon application lease to the holder of a mining lease a right of way for tramways and roads, or sites for wharves and piers, and an increased quantity of surface land over and upon any Crown land or across a public road, if the wants of the lessee's mines in actual operation or anything in connection therewith require it, on such terms and conditions as may be approved by the Governor in Council.

Respecting the right of pre-emption by holder of mining lease.

55. Whenever the holder of a mining lease shall be desirous of mining or of acquiring a right of way for tramways or roads, or a site for wharves and piers, or an increased quantity of surface land, on private property for purposes connected with the working of a mine, and shall be unable to make an agreement with the owner of such property for leave to enter, and for easements and for damages to such lands, the Governor in Council may permit such mining or the pre-emption of such land, and the question in difference, the compensation to be awarded, as well as the question whether or not the land is *bona fide* required for the purposes aforesaid, shall be settled by arbitration.

- (2) The arbitration shall be conducted as follows: The arbitrators shall be three, one person appointed by each of the contestant parties; the third arbitrator shall be the Minister of Agriculture and Mines, or some person appointed by writing under his hand, and the award of any two of the said arbitrators shall be final: Provided that either of the said parties may appeal therefrom to the Supreme

Court, upon giving due notice to the opposite party within one month from the publication of the award.

(3) In estimating the amount of such compensation, only the actual intrinsic value of the land with its improvements, and not the additional value thereof to the miner by reason of its being required for such mining purposes, shall be taken into consideration; but if by reason of the loss of such land, difficulty or delay be occasioned to the grantee, lessee or licensee, in obtaining an equivalent quantity elsewhere, due weight may be given to that circumstance and to the location of the said land in relation to its surroundings in estimating the said compensation.

56. Any person now holding a license under the provisions of any Act of the Legislature may exchange the same for a license under this Act. No license granted under any other Act shall be renewed; but in lieu of such renewal the holder of a license may obtain a license, lease or leases, under the provisions of this Act; nor shall a lease be granted under the provisions of any other Act to the holder of any such license.

57. Any person now holding a mining lease under the provisions of any Act of the Legislature shall be entitled to a lease under this Act, upon application within one year from the passing of this Act.

58. The Minister of Agriculture and Mines, or any person appointed by the Governor in Council, shall have free access to and be at liberty at all reasonable times to inspect the works being carried on upon land given or let by any mining lease or grant under this chapter, or any previous Act of the Legislature.

59. True books of accounts of the working of such mines and minerals shall be kept by the lessee or his assignee, and shall be open at all reasonable times to the inspection of the

Minister of Agriculture and Mines, or any person appointed by the Governor in Council.

Respecting grant of the sea-shore.

60. The Governor in Council shall have power to lease or grant to the holder of any mineral lease or grant so much of the seashore or foreshore, and of the public waters and the land thereunder as may be or may have been required for the purpose of erecting wharves, quays, piers or other building, or for other purposes necessary for the operation of the mine or business connected therewith.

Mining leases not to interfere with grant of surface land.

61. No such lease of mines or minerals shall in any way interfere with the granting of the surface land for agricultural, lumbering or other purposes, except to the extent of fifty acres as aforesaid.

Expenditure in oil boring to give certain rights in certain cases.

62. In any case in which more than one mining lease of mineral locations contiguous to one another shall have been issued to any person, and the lessee shall have expended on any one or more of such mining locations (during the currency of his leases thereof) in searching and boring for oil, an amount sufficient to entitle the lessee thereof to a grant in fee of one or more of such locations under the provisions of the Act under which the lease was issued, such lessee shall be entitled to a grant in fee of any one or more of such locations as the case may be, and as the lessee may select.

CORRECTION OF DEEDS, FEES, ETC.

Respecting the correction of grants.

63. Whenever by reason of false survey or error any parcel of land contains less than the quantity of land mentioned in the grant, lease or license therefor, the Governor in Council may order to be repaid to the person who is the owner of said land at the time of a claim under this section, such part of the price or fee paid to the Crown for the said parcel of land as will bear to such price or fee the proportion that the quantity of land found to be deficient bears to the total quantity mentioned in the grant, lease or license, but no such claim shall be entertained unless it be made within two years of the date of the grant, nor unless the deficiency be equal to one-tenth of the quantity described as granted

64. In all cases in which grants, leases or licenses, have been issued for the same land inconsistent with each other through error, and in all cases of sales or appropriations of the same land inconsistent with each other, the Governor in Council may in cases of sale cause a repayment of the purchase money, or when the land has passed from the original purchaser or has been improved before the discovery of the error, or where the original grant, lease or license, was a free grant, he may in substitution assign land, or grant a certificate entitling the party to purchase Crown lands of such value and to such an extent as to the Governor in Council may seem just and equitable under the circumstances; but no such claim shall be entertained unless it be preferred within one year from the discovery of the error.

65. Whenever a grant, lease or license, has been issued to or in the name of a wrong party, or contains any clerical error, misnomer, or wrong or defective description of the land thereby intended to be granted, or there is in such grant, lease or license, an omission of the conditions of the grant, lease or license, the Minister of Agriculture and Mines may (there being no adverse claim) direct the defective grant, lease or license, to be cancelled and a correct one to be issued in its stead, which corrected grant, lease or license, shall relate back to the date of the one so cancelled, and be of the same effect as if issued at the date of such cancelled grant, lease or license.

66. When any grantee, lessee or licensee, or other person, refuses or neglects to deliver up possession of any land after forfeiture of the same under the provisions of this Act, or whenever any person is wrongfully in possession of Crown land, or having lawfully entered into possession or occupation thereof, has in any way forfeited his right to such possession or occupancy, and refuses to vacate or abandon possession of the same, the Minister of Agriculture and Mines may apply to a judge of the Supreme Court for an order, and the said judge, upon proof to his satisfaction that such land was so forfeited and should properly revert to the Crown, or that such person is wrongfully in possession of

Crown lands, shall grant an order upon the grantee, lessee or licensee, or person or persons in possession, to deliver up the same to the Minister of Agriculture and Mines, or person by him authorized to receive such possession; and such order shall have the same force as a writ of *habere facias possessionem*, and the Sheriff shall execute the same in a like manner as he would execute the said writ.

GENERAL.

Respecting fee
for grant by
stamp.

67. No grant, lease or license, whether styled in this chapter a free grant, lease or license, or otherwise, shall issue but on the payment of the sum of not less than one dollar for the document of title, which sum shall be paid in stamps affixed to the document. All other fees, prices or rentals, shall be paid in cash.

Grants only issued
upon payment of
fees and rents.

68. No grant or lease shall issue to any person, in respect of which any price or rental is payable under this Chapter, until such price or rental be paid in full.

Governor in
Council may
make rules.

69. The Governor in Council shall prescribe rules and regulations as to the forms and modes of application for licences, leases and grants, and generally for the purpose of carrying out this Act, and for the management and conduct of business in the Department of the Minister of Agriculture and Mines, and may, from time to time, repeal, amend or alter such rules and regulations, and the same shall come into operation after one month's previous publication in the *Royal Gazette*, and two other newspapers in this Colony, and shall be as binding after such publication as if herein enacted.

Applications to
be by petition
to Governor in
Council.

70. All applications, whether for licences of occupation, or for leases or grants, shall be by petition to the Governor in Council.

(1) All petitions for grants under this Act, issuable upon the performance of any conditions, shall be accompanied by an affidavit showing how such conditions have been performed, which affidavit shall be made before a Justice of the Peace or Commissioner of Affidavits.

- (2) All applications for licenses of occupation and for leases and grants, under this Act, shall be filed, with all accompanying papers in the office of the Minister of Agriculture and Mines. A proper record shall be kept of such applications and of the date of their being received at the department.
- (3) Duplicates of all licenses of occupation, and of all leases, shall be kept and recorded in the office of the Minister of Agriculture and Mines. All such records shall be open to the inspection of the public at reasonable hours, on payment of a fee of twenty cents for each search.

71. The Minister of Agriculture and Mines shall every year furnish to the Governor, for the purpose of being laid before the Legislature, a detailed return of licenses, leases and grants, of all mineral, agricultural, timber, and other lands, and of all water rights, issued within the year ending the last day of June then last past, of all monies received for the same, the names of the licensees, lessees and grantees, with the date of and expenses incurred in and about the same.

72. Lands for which application shall hereafter be made for any purpose, except bog lands, shall be surveyed by a surveyor, and all fees payable to the Crown in respect thereof, shall be paid within one year from the date when the Minister of Agriculture and Mines sends a notice by post that the application has been approved. No priority shall exist with respect to applications for lands which are not surveyed, and upon which the fees aforesaid have not been paid within the time hereby limited.

73. Any surveyor, when engaged in the performance of his duties as such, may pass over, measure along and ascertain the bearings of any section line or any government line, and for such purposes may pass over the land of any person whomsoever, doing no actual damage to the property of such person.

Respecting annual report of Minister.

Respecting the survey of lands.

Powers of surveyors.

Penalty for
interference with
surveyor.

74. Any person who shall interrupt, molest or hinder a surveyor while in the discharge of his duties, or shall knowingly and wilfully pull down, deface, alter or remove any mound, post or monument erected, planted or placed in any survey, under the provisions of this Act or under the authority of any order in Council, shall, on conviction in a summary manner before a stipendiary magistrate, be liable to punishment by fine not exceeding twenty-five dollars or imprisonment for a period not exceeding three months, without prejudice to any civil remedy which any surveyor or any other party may have against the offender.

Certain extensions
granted declared
to have been
legally granted.

75. Whereas the Governor in Council had under consideration on the thirteenth day of February, nineteen hundred and three, representations from applicants for timber licences who were unable to make the survey required by the Act within the time limited therefor, and the Governor in Council granted to such persons an extension of time for making such survey, upon the payment of certain rents or sums of money. Be it therefore enacted that the applications for licenses in respect of which such extension of time was granted did not lapse, and that the said extension of time was properly granted, and that the money paid for or on account of such extension was properly paid and rightfully received.

Saving of rights.

76. Nothing in this Act contained, except as herein set forth, shall be construed to affect the rights of persons holding grants, leases, or licenses issued before the passing of this Act. Such grants, leases and licenses, and rights thereunder shall continue in full force and effect, as if this Act had not been passed, but shall be subject to all the provisions and conditions in this Act contained.

Repealing clause.

77. The Acts in the Schedule hereto are hereby repealed to the extent in the third column thereof mentioned: Provided that such repeal shall not in any way affect any grants, leases or licenses granted, or any acts done, or any proceedings taken or commenced, or any fees or money accrued due, or any claims by any one whomsoever under the Acts so repealed.

SCHEDULE A.

Name of Act or Chapter.	Title.	Extent of Repeal.
Con. Stat. (Second Series), Cap. 13.	Of Crown Lands, Timber, Mines and Minerals.	Whole Chapter. Schedule A.
60 Vic., Cap. 4 . . .	Act to amend "The Crown Lands Act, 1884."	Whole Act.
62 & 63 Vic., Cap. 5	An Act relating to Crown Lands.	Whole Act.
1 Ed. VII., Cap. 3 . . .	An Act to amend Chapter 13 of the Con. Stat. (2nd Series), entitled "Of Crown Lands, Mines and Minerals.	Whole Act.
2 Ed. VII., Cap. 15.	An Act respecting the Disposal of Bog Lands.	Whole Act.

SCHEDULE B

TO FIND BOARD MEASURE OF LOG

Multiply diameter at top by half the diameter in inches, Schedule B. and the product by the length of the log in feet. Divide by twelve. The result will be board measurement in feet.

CAP. VII.

An Act to provide for Bounties on Iron and Steel made in Newfoundland.

[MAY 20, 1003.]

SECTION 1.—Governor may authorize certain bounties on iron. 2.—Mode of payment and reduction of bounties. 3.—Respecting the making of rules and regulations.

Enacting clause.

BE it enacted by the Governor, the Legislative Council, and House of Assembly, in Legislative Session convened, as follows:—

Governor may authorize certain bounties on iron.

1. The Governor in Council may authorize the payment of the following bounties on pig iron, puddled iron, bars and steel billets made in Newfoundland, that is to say:
 - (1) A bounty of one dollar and fifty cents per ton on pig iron made in Newfoundland from ore, fuel and flux, the products of Newfoundland.
 - (2) A bounty of one dollar per ton on pig iron made in Newfoundland from ore and flux, the products of Newfoundland.
 - (3) A bounty of one dollar per ton on puddled iron bars manufactured from pig iron made in Newfoundland from Newfoundland ore.
 - (4) A bounty of one dollar per ton on steel billets manufactured in Newfoundland from pig iron (made in Newfoundland from Newfoundland ore) and such other ingredients as are necessary and usual in the manufacture of steel billets, the proportion of such ingredients to be regulated by order of the Governor in Council: Provided that in computing the bounty no payments shall be made with respect to foreign ores or metal produced therefrom used in the products herein mentioned.

2. The said bounties shall be applicable until the thirtieth day of June, one thousand nine hundred and ten, and shall be payable and be gradually reduced as follows:

- (a) From the first of July, one thousand nine hundred and five, to the thirtieth of June, one thousand nine hundred and six, both inclusive, the bounties shall be ninety-five per cent. of the amount fixed by section one hereof.
- (b) From the first day of July, one thousand nine hundred and six, to the thirtieth day of June, one thousand nine hundred and seven, both inclusive, the bounties shall be seventy-five per cent. of the amount fixed by section one hereof.
- (c) From the first day of July, one thousand nine hundred and seven, to the thirtieth day of June, one thousand nine hundred and eight, both inclusive, the bounties shall be fifty-five per cent. of the amount fixed by section one hereof.
- (d) From the first day of July, one thousand nine hundred and eight, to the thirtieth day of June, one thousand nine hundred and nine, both inclusive, the bounties shall be thirty-five per cent. of the amount fixed by section one hereof.
- (e) From the first day of July, one thousand nine hundred and nine, to the thirtieth day of June, one thousand nine hundred and ten, both inclusive, the bounties shall be twenty per cent. of the amount fixed by section one hereof.

3. The Governor in Council may, for the purposes, and to carry out the intention of this Act, make regulations in relation to the payment of said bounties.

CAP. VIII.

An Act to amend the Preservation of Deer Act, 1902.

[MAY 20, 1903.]

SECTION

- | | |
|--|---|
| 1.—Amendment of section 69, the
Preservation of Deer Act, 1902, | 2.—Amendment of section 8.
3.—Amendment of section 13. |
|--|---|

4.—Amendment of section 15.

Enacting clause.

BE it enacted by the Governor, the Legislative Council and the House of Assembly, in Legislative Session convened, as follows:—

**Amendment of
section 69, the
Preservation of
Deer Act, 1902.**

1. Section six of “The Preservation of Deer Act, 1902,” is hereby amended by substituting the word “twentieth” for “thirty-first” in the fourth line of said section.

**Amendment of
section 8.**

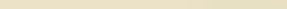
2. Section eight of said Act is hereby amended by substituting the words “both sides” for the words “either side” in the fifth line of said section.

**Amendment of
section 13.**

3. Section thirteen of said Act is hereby amended by substituting the words “fifty dollars” for the words “one hundred dollars” in the fourth line of said section.

**Amendment of
section 15.**

4. Section fifteen of said Act is hereby amended by adding the words “valet or personal servant” after the word “bearer” in the second line of the said section.



CAP. IX.

An Act respecting the Preservation of Beavers.

[MAY 20, 1903]

SECTION

- 1.—Prohibition of killing of Beavers till Oct. 1, 1907.
- 2.—Penalty for exporting.
- 3.—Scientific Societies may capture live Beavers.

SECTION

- 4.—Search by Customs' officer.
- 5.—Recovery of penalties.
- 6.—Possession *prima facie* evidence.
- 7.—Exportation of confiscated skins.

WHEREAS by the Act 1 Edward VII., Cap. 15, the hunting and killing of Beavers were prohibited from the first day of October, nineteen hundred, to the first day of October, nineteen hundred and three.

And whereas it is desirable to extend the period of prohibition.

Be it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows :

1. No person shall hunt, kill or pursue with intent to kill any Beavers within this Colony at any time from the first day of October, nineteen hundred and three, to the first day of October, nineteen hundred and seven, under a penalty for each offence not exceeding two hundred dollars, and not less than fifteen dollars, and confiscation of the animals or skins.

2. No person shall, within the period mentioned in the last preceding section, export or cause to be exported any skin of a Beaver, under a penalty not exceeding two hundred and not less than fifteen dollars.

3. Upon a requisition in writing made to the Minister of Marine and Fisheries, permission may be granted to any Scientific or Zoological Body or Society to hunt and capture not more than six live Beaver for exportation from the Colony or otherwise.

4. Any Customs' officer who believes or has reason to believe that any luggage or package contains any skins in contravention of the provisions of this Act, may open such luggage or package and examine the contents thereof.

Search by Customs' officer.

Scientific Societies may capture live Beavers.

Recovery of
penalties.

5. The penalties under this Act shall be sued for and recovered in a summary manner before a Magistrate or Justice by any person, and one-half of the money penalty shall be awarded and paid to the person who shall prosecute an offender to conviction. The Magistrate or Justice before whom a conviction is had, shall have power to award such one-half of the penalty to the said person.

Possession *prima
facie* evidence.

6. If within the period mentioned in the first section of this Act any person shall have in his possession any Beaver, or skin, or carcase of a Beaver, such possession shall be *prima facie* evidence of a violation of said section.

Exportation of
confiscated skins.

7. Whenever under any conviction under this Act, any skin or skins are confiscated, the same may be exported by the usual export entry.

CAP. X.

An Act respecting Education.

[MAY 20, 1903.]

SECTION

- 1.—General Education grant subject to certain deductions.
- 2.—Grant for destitute localities
- 3.—Special grant for outports.
- 4.—Grant for Higher Education.
- 5.—Grant for training of pupil teachers.
- 6.—Grant for augmentation of salaries of teachers.
- 7.—Respecting grants for Higher Education to Colleges.
- 8.—Grant for Industrial Education.
- 9.—Grant for Jubilee Scholarship.
- 10.—Salaries to Superintendents.
- 11.—Special grant to different denominations.
- 12.—Inspection of schools not otherwise provided.
- 13.—Grant to teachers' pension fund

SECTION

- 14.—Grant for premiums for outport schools.
- 15.—Respecting payment of moneys granted.
- 16.—Respecting the disposition of balances.
- 17.—Appropriations not under direction of Governor in Council.
- 18.—Payments to be made by Colonial Secretary.
- 19.—Respecting the auditing of accounts of Boards of Education.
- 20.—Boards of Education to be appointed by the Governor in Council.
- 21.—Respecting payment to the Colonial and Continental Church Society.

SECTION

- 22.—Respecting payment on account of Central Training School.
 23.—Respecting payment for Church of England Home for pupil teachers.
 24.—Respecting payment for Methodist Home for pupil teachers.
 25.—Respecting payment for Roman Catholic pupil teachers.
 26.—Respecting the appointment of Roman Catholic Boards of Education.
 27.—Respecting payments for Convent schools.
 28.—R. C. Academy, Harbor Grace.
 29.—R. C. Academy, Carbonear.
 30.—St. Patrick's and Convent schools, St. John's.
 31.—Respecting the appointment of Methodist Boards of Education.
 32.—Respecting the appointment of Presbyterian Boards of Education.
 33.—Respecting the appointment of Congregational Boards of Education.
 34.—Respecting the appointment of Salvation Army Boards of Education.
 35.—Respecting boundaries of Districts.
 36.—Respecting vacancies on Boards.
 37.—Powers of Boards of Education.
 38.—Annual meetings of Boards.
 39.—General meetings of Boards.
 40.—Nomination of Visitors for distant places.
 41.—Appropriation of funds for schools in other districts.
 42.—Respecting the appointment of teachers.
 43.—All property vested in Board.
 44.—Boards may hold and dispose of property.
 45.—Actions in name of Chairman.
 46.—Scale of fees.
 47.—Recovery of fees.
 48.—Church of England districts.
 49.—Roman Catholic districts.
 50.—Methodist districts.
 51.—Salvation Army districts.
 52.—Presbyterian districts.

SECTION

- 53.—Respecting the examination of pupil teachers.
 54.—Respecting the indentures of pupil teachers.
 55.—Pupil teachers of other denominations.
 56.—Minors may be parties to indentures.
 57.—Course of training of pupil teachers.
 58.—Quarterly examinations of pupil teachers.
 59.—Institutions for pupil teachers.
 60.—Teacher desiring higher grade may be admitted to institution.
 61.—No teacher to be employed who does not hold certificate of grade.
 62.—First grade granted only after two years' teaching.
 63.—Three years' teaching necessary to obtain certain bonuses.
 64.—Form of contract with teacher.
 65.—School year.
 66.—Duties of teachers.
 67.—Religious instruction in schools.
 68.—Respecting the Teachers' Pension Fund.
 69.—Power to give pension otherwise.
 70.—Respecting payments from fund.
 71.—Disposition of fund after twenty years.
 72.—Certain provisions not to apply to religious Orders.
 73.—Boards to visit schools.
 74.—School visitors.
 75.—Respecting the appointment of Superintendents,
 76.—Respecting Assistant Superintendents.
 77.—Superintendent not to engage in other business.
 78.—Duties of Superintendents.
 79.—Examination of schools by others than Superintendents.
 80.—Respecting the Council of Higher Education.
 81.—Quorum of Council.
 82.—Council a body corporate.
 83.—Powers and duties of Council.
 84.—Officers of Council.
 85.—Annual meeting of Council.

SECTION	SECTION
86.—Quorum of Council.	97.—Powers of Boards.
87.—Annual report for Legislature.	98.—Boards to report to Superintendents.
88.—Register of candidates.	99.—Governor a visitor of all colleges and schools.
89.—Publication of rules.	100.—Respecting teaching in colleges.
90.—Candidates exempt from grade examination in certain cases.	101.—College Boards for other denominations.
91.—Definition of "Board of Education."	102.—Jubilee University Scholarship.
92.—Establishment of Colleges in St. John's.	103.—Jubilee Collegiate Scholarship.
93.—Respecting College Boards.	104.—Respecting the establishment of amalgamated schools.
94.—Nomination of Church of England College Board.	105.—Respecting teachers for such schools and inspection thereof.
95.—Nomination of Methodist College Board.	106.—Qualifying section.
96.—Nomination of Presbyterian College Board.	107.—Repealing section.
	108.—Operation of Act.

Enacting clause.

BE it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:—

PART I.

General education
grant subject to
certain deductions.

1. There shall be annually appropriated, for general educational purposes, out of such moneys as shall from time to time be in the hands of the Receiver General, and unappropriated, the sum of ninety-one thousand seven hundred and two dollars and eighteen cents, to be apportioned among the several religious denominations of the Colony, according to population, and to be expended by the several Boards of Education now appointed or hereafter to be appointed, in the several districts provided for in this Act, subject to certain deductions as mentioned in sections twenty-one, twenty-two, twenty-three, twenty-four, twenty-five, and twenty-nine of this Act: Provided that, before any apportionment is made of the appropriations under this section, there shall be deducted and paid to James D. Munn, late Principal of the Harbor Grace Grammar School, the sum of three hundred dollars annually for life, or until he shall accept an office under the Government of this Colony at a salary of five hundred dollars per annum,

2. The further sum of six thousand one hundred and three dollars and thirty-one cents shall be annually appropriated and apportioned among the several religious denominations of this Colony, subject to the deductions mentioned in sections twenty-three and twenty-four of this Act, and expended in such manner and under such rules and regulations as the Governor in Council may determine, in furtherance of education in the places outside the city of St. John's in any of the districts where there are not means adequate for the support of schools; and it shall be the duty of the persons, respectively, to whom the amounts allocated to the several religious denominations under this section shall be paid to transmit at the end of each school year detailed statements of the expenditure of their respective allocations to the proper Superintendent for publication in his annual report.

3. The further sum of fifteen thousand nine hundred and eighty-three dollars and thirty-four cents shall be annually appropriated, a special grant for educational purposes, to be apportioned among the several religious denominations according to population, and expended by the several Boards of Education now appointed, or hereafter to be appointed, in districts other than St. John's, subject to the deduction mentioned in section twenty-eight of this Act.

4. The further sum of five thousand eight hundred and fifty-one dollars and sixty-two cents shall be annually appropriated for the encouragement of Higher Education, and apportioned among the several religious denominations of the Colony, according to population, to be expended by the Governor in Council on the recommendation of the Superintendents of Education, subject to the exception mentioned in section twenty-eight of this Act, in districts other than the District of St. John's, and in central and populous localities in which there has been provided an eligible school equipped with suitable apparatus, and in which the scale of fees established by the Board shall not be less than double the fees payable under section forty-six of this Act: Provided, that should the amount accruing to any denomination under this section be insufficient to pay the sums originally allocated

Grant for destitute
localities.

Special grant for
outports.

Grant for Higher
Education.

to schools duly qualified to participate in this grant, the said schools shall share in the said amount proportionately. Schools aided by this grant shall be taught by a principal teacher of first grade, and a certificated assistant; and no part of the allocation made to any school under this section shall be paid unless the proper Superintendent shall certify that at least twenty children in it are studying subjects prescribed in Standards Four to Six of Schedule G. of this Act, and that other conditions of this section have been duly observed.

*Grant for training
of pupil teachers.*

5. The further sum of six thousand one hundred and ninety-seven dollars and twenty-nine cents shall be annually appropriated and apportioned among the several religious denominations of the Colony, according to population, to be applied by the Governor in Council for the training of pupil teachers. The said moneys shall be paid, from time to time, on certificate of the Superintendent of Education, to whom such pupil teacher may be indentured; and the sum of one hundred dollars shall be the maximum amount annually paid towards the board, lodging and training of any male pupil teacher, and in cases of females, the maximum amount shall be eighty dollars per year.

*Grant for augmen-
tation of salaries
of teachers.*

6. The further sum of thirty thousand nine hundred and forty-two dollars and two cents shall be annually appropriated as an augmentation grant and apportioned among the several religious denominations of the Colony, according to population, to be applied by the Governor in Council, and paid semi-annually, in the months of June and December, subject to the deduction provided for in section relating to Teachers' Pension Fund, in augmentation of the salaries of teachers who have received certificates of qualification from, or whose qualifications are recognized by any Board of Education appointed under this Act, according to the following scale, that is to say :

- (a) In the case of teachers holding certificates of qualification granted prior to April the first, nineteen hundred and two: thirty-two dollars per annum to

each teacher holding a third grade; fifty-five dollars per annum to each male, and fifty dollars to each female teacher holding a second grade; seventy-five dollars to each male, and sixty-five dollars to each female holding a first grade.

- (b) In case of teachers holding certificates of qualification granted subsequent to April the first, nineteen hundred and two, to teachers holding third grade—those who have taught less than five years, twenty-five dollars; those who have taught from five to ten years, thirty-five dollars; those who have taught over ten years, forty-five dollars. To teachers holding second grade: males who have taught less than five years, fifty dollars; from five to ten years, sixty dollars; over ten years, seventy dollars. Females who have taught less than five years, forty dollars; from five to ten years, fifty dollars; over ten years, fifty-five dollars. To teachers holding first grade: males who have taught less than five years, seventy-five dollars; from five to ten years, eighty dollars; over ten years, eighty-five dollars. Females who have taught less than five years, sixty dollars; from five to ten years, sixty-five dollars; over ten years, seventy dollars.
- (c) In the case of persons holding the degree of A. A. from the Council of Higher Education, and otherwise conforming to Schedule E. of this Act: males, one hundred dollars; females, eighty dollars. Teachers who have received the degree of A. A. from the Council of Higher Education shall be eligible to receive augmentation grant due thereon, provided that in addition to subjects prescribed for First Grade in Schedule E. of this Act, they shall also pass in one modern or ancient language, mechanics, short-hand and elementary science as prescribed by the aforesaid Council.

Provided the proper Superintendent shall certify that such teachers have satisfactorily conducted public schools, and

have complied with all the requirements of this Act; provided also, that should the amount allocated for each denomination be insufficient to pay all certificated teachers the aforesaid sums, the said teachers shall share in the said sum proportionally according to grade; provided further, that in schools in which the average daily attendance does not exceed fifty, only one teacher shall receive a share of the annual appropriation hereinbefore mentioned; where the average daily attendance is over fifty, and less than one hundred, two teachers may share in this grant, and so on for every additional fifty pupils, but in no school shall more than six teachers share in the money so appropriated.

Respecting grants
for higher educa-
tion to colleges.

7. There shall be annually appropriated for the purposes of the Church of England College, the sum of thirty-five hundred and seventy-seven dollars and seventy-eight cents; for the purposes of the Roman Catholic College, the sum of thirty-seven hundred and twenty-three dollars and fifty-one cents; for the purposes of the Methodist College, the sum of thirty hundred and seven dollars and fifty-one cents; and there shall be annually appropriated for the encouragement of higher education for members of Churches other than the Church of England, Roman Catholic Church, Methodist Church, sums of money equal in proportion, according to population, to the amount hereby granted for the purposes of the Colleges in this section mentioned.

Grant for Indus-
trial Education.

8. The further sum of three thousand dollars shall be annually appropriated and apportioned amongst the several religious denominations of the Colony, according to population, to be expended by the Governor in Council, on the recommendation of the respective Superintendents of Education, for the purposes of Manual training or Industrial Education.

Grant for Jubilee
Scholarship.

9. For the purposes of education in this Colony, there shall be apportioned annually the sum of six hundred dollars for Scholarships in commemoration of Her Majesty's Diamond Jubilee, in accordance with provisions of section one hundred and two, in this Act contained.

10. The salaries of Superintendents and their Assistants shall be as follows : Salaries of super-intendents.

Superintendent of Church of England Schools, one thousand six hundred and twenty dollars ; Assistant Superintendent, seven hundred dollars.

Superintendent of Roman Catholic Schools (Diocese of Harbor Grace excluded), one thousand six hundred and twenty dollars.

Superintendent of Roman Catholic Schools, Diocese of Harbor Grace, one thousand three hundred dollars.

Superintendent of Methodist Schools, one thousand six hundred and twenty dollars ; Assistant Superintendent, seven hundred dollars.

These salaries shall include the travelling expenses of each Superintendent and Assistant.

11. In addition to the amounts granted in the last preceding section, there shall be annually appropriated to the general fund for educational purposes for the members of the Church of England, five hundred and sixty-six dollars and forty-seven cents ; for the members of the Roman Catholic Church, eighty-four dollars and four cents ; for the members of the Methodist Church, one hundred and six dollars and forty-four cents. Special grant to different denominations.

12. There shall be annually appropriated for inspection of schools of denominations other than the Church of England, Roman Catholic, and Methodist Church, such amounts as they would be respectively entitled to according to population upon the basis of the grant to other denominations. Inspection of schools not otherwise provided.

13. There shall be annually appropriated by the Government, in accordance with sub-section two of section sixty-six towards the support of the Teachers' Pension Fund, herein-after established, and paid in accordance with the rules governing the same, such a sum as shall, together with the interest allowed by the Savings' Bank, be equal to the interest at six per cent. on the amount to the credit of the fund in Grant to Teachers' Pension Fund.

the Savings' Bank at the beginning of each year, for a period of twenty years from the first day of July, eighteen hundred and ninety-two.

Grant for
premiums for
outport schools.

14. The further sum of five thousand five hundred dollars shall be paid to the Council of Higher Education, to be expended in premiums in places outside St. John's, in prizes and scholarships and other matters incidental to the examinations of the Council: Provided that of this sum five hundred dollars shall be paid in premiums to teachers, under such regulations as the Council shall determine.

Respecting pay-
ment of moneys
granted.

15. All sums of money granted under any of the Acts by which money is granted for educational purposes, shall be paid in accordance with the method of payment provided by the Consolidated Revenue and Audit Act, and with such rules and regulations of the Governor in Council as are now, or may be hereafter in force.

Respecting the
disposition of
balances.

16. All balances of appropriations for educational purposes, the expenditure of which is under the direction and control of the Governor in Council, being to the credit of such appropriations on the thirtieth of June in any year, shall be surrendered to the Treasury at the time set down by the Consolidated Revenue and Audit Act for the closing of the appropriation accounts for the preceding financial year: Provided that it shall be lawful for the Governor in Council, upon the recommendation of the proper Superintendent, at any time to transfer to the credit of any appropriation the amount whereof may have been insufficient for the purpose for which it was voted, any balance to the credit of any appropriation, or any portion of such balance not required for the purpose for which it was voted.

Appropriations
not under direc-
tion of Governor
in Council.

17 The total amount of appropriations, the expenditure of which is not under the direction or control of the Governor in Council, shall be paid to the person or persons entitled thereto, on or before the thirtieth day of June, in the financial year for which they are payable.

18. All payments on account of appropriations for educational purpose shall be made by the Colonial Secretary, his Deputy, or the Accountant in his Department, directly to the board or person entitled to receive the same.

19. When directed so to do by the Governor in Council, the Auditor General, or any person whom he may appoint, shall audit the accounts of any board established under this Act, and report thereon to the Governor in Council. The board, the accounts of which are being audited, and each member thereof, shall furnish to the person so auditing all account books, and accounts that may be called for, and shall furnish such other information regarding the accounts of the board as may be necessary to the audit. Any board, or any member thereof, refusing any book or accounts or information in its, or his possession necessary to an audit, may be dismissed from office upon proof of such refusal to the satisfaction of the Governor in Council.

PART II.

BOARDS OF EDUCATION AND THEIR POWERS, ETC.

20. The Governor in Council shall appoint in each of the Church of England Districts, five or seven members of the Church of England resident in such district, one of whom shall be the senior clergyman of the said church resident or officiating in such district, to form and be a Church of England Board of Education for such district. And the said Boards shall manage and expend all moneys hereby appropriated for Church of England general educational purposes in the respective districts, subject to the deductions mentioned in section one of this Act. In St. John's Districts such Boards may consist of nine or more members; in districts where Superior Schools are, or may be established under this Act, such boards may consist of nine members. One layman shall retire annually, but shall be eligible for re-appointment at the end of the next, second or other succeeding year. The members of existing Boards shall retire in order of seniority of appointment.

Respecting payment to the Colonial and Continental Church Society.

21. The sum of two thousand one hundred and sixty dollars shall be paid annually to the Colonial and Continental Church Society, which amount shall be deducted from the appropriations hereby made for members of the Church of England in the several districts where the said Society's schools are, or shall be established: Provided the number of such schools be not less than eighteen, according to the number of the Society's schools from time to time in operation in each district, an equal amount being deducted for each school, the Society's schools at present existing in St. John's District being considered as three schools, which said sum shall be paid quarterly to the President of the Corresponding Committee or other person duly authorized to receive the same, on the production of a certificate that a school or schools have been in operation in the several districts where the said Society's schools may be established under the direction of the said Society and for the period for which the amount is payable. In case the said Society shall at any time withdraw or close its school or schools in any of the districts, the amount payable to the said Society for the support of such school shall be paid to the Church of England Board of Education for such district.

Respecting payment on account of Central Training School.

22. The sum of five hundred dollars shall be paid annually to the Colonial and Continental Church Society towards the maintenance of the Central Training Schools in St. John's, in providing competent teachers to instruct such pupil teachers as shall be duly appointed to be trained therein, which said sum shall be deducted from the appropriations made for the members of the Church of England under section one of this Act, and paid in quarterly instalments to the President of the Corresponding Committee or other person duly authorized to receive the same, on production of a certificate from the Superintendent of Church of England Schools that such Central Training School affords all necessary facilities for the training of such pupil teachers.

Respecting payment for Church of England Home for pupil teachers.

23. The sum of six hundred dollars shall be annually paid to the Church of England Board of Examiners towards the support of a Home for Pupil Teachers of the Church of Eng-

land in St. John's, of which the sum of four hundred dollars shall be deducted from the appropriation made under section one of this Act for members of the Church of England, and the sum of two hundred dollars from the appropriation made under section two of this Act for members of the Church of England. The said sum shall be expended under rules and regulations to be approved by the Governor in Council.

24. The sum of four hundred dollars shall be paid annually to the Methodist Board of Examiners, towards the support of a Home in St. John's for Methodist pupil teachers, of which the sum of two hundred dollars shall be deducted from the appropriation made under section one of this Act, for Methodists, and two hundred dollars from the appropriation under section two of this Act for Methodists. The said sum shall be expended under rules and regulations to be approved by the Governor in Council.

25. The sum of six hundred dollars shall be annually paid to the Roman Catholic Board of Examiners, towards providing for the proper lodging and maintenance of Roman Catholic pupil teachers in St. John's, of which the sum of three hundred dollars shall be applied for the purposes of male pupil teachers, and three hundred dollars for females, in such manner and under such rules and regulations as may be approved by the Governor in Council; which sums shall be deducted from the appropriation made under section one of this Act for Roman Catholic general educational purposes.

26. The Governor in Council shall appoint in each of the Roman Catholic Districts five or seven members of the Roman Catholic Church resident in such district, one of whom shall be the senior superior clergyman of the said Church actually resident or officiating within such district, to form and be a Roman Catholic Board of Education for such district; and the said boards shall manage and expend all moneys hereby appropriated for Roman Catholic general educational purposes in the respective districts, subject to the deductions mentioned in sections twenty-five, twenty-seven, twenty-nine, and thirty of this Act. In St. John's

such board may consist of nine or more members; in districts where superior schools are established under this Act, such board may consist of nine members. It shall only be necessary to appoint one board for the Districts of Harbor Grace, Carbonear and Trinity South. One layman shall retire annually, but shall be eligible for re-appointment at the end of the next, second or other succeeding year. The members of existing boards shall retire in order of seniority of appointment.

Respecting pay-
ments for Convent
schools.

27. There shall be paid annually to the Roman Catholic Bishop of St. John's, the sum of two thousand and seventy-three dollars for the support of Convent Schools, as follows:

For the Convent School at Renews, three hundred and forty-six dollars.

At Ferryland, two hundred and seven dollars.

At Witless Bay, two hundred and thirty dollars.

At Torbay, two hundred dollars.

At Placentia, two hundred and thirty dollars.

At Burin, two hundred and thirty dollars.

At St. Mary's, two hundred and thirty dollars.

At Trepassey, two hundred dollars.

At St. Lawrence, two hundred dollars.

There shall be paid annually to the Vicar Apostolic of St. George's the sum of four hundred dollars for Convent Schools, as follows:—

At St. Jacques, two hundred dollars.

At St. George's, two hundred dollars.

And there shall be paid annually to the Roman Catholic Bishop of Harbor Grace, the sum of one thousand eight hundred and fifty-one dollars and four cents, to be expended for the support of Convent Schools, as follows:—

For the Convent School at Harbor Grace, four hundred and sixty-one dollars and seventy-six cents.

At Carbonbear, four hundred and sixty-one dollars and seventy-six cents.

At Conception Harbor, three hundred and twenty dollars.

At Harbor Main, three hundred and forty-six dollars and seventy-six cents.

At Brigus, two hundred and sixty dollars and seventy-six cents;

Which said sums shall be deducted from the appropriation made under section one of this Act, for Roman Catholic general educational purposes.

28. There shall be annually appropriated towards the support of the Roman Catholic Academy in Harbor Grace, the sum of one thousand two hundred and twenty-nine dollars and twelve cents, of which the sum of four hundred and sixty-one dollars and fifty-six cents shall be deducted from the Roman Catholic share of the appropriation under section one, and seven hundred and sixty-seven dollars and fifty-six cents from the Roman Catholic share of the appropriation under section three. The said sums shall be paid to the Boards of Education appointed under section twenty-six of this Act.

29. There shall be annually appropriated towards the support of the Roman Catholic Academy in Carbonbear, the sum of four hundred and fifty-four dollars, which sum shall be deducted from the Roman Catholic share of the appropriation under section one of this Act. The said sum shall be paid to, and expended by, the Roman Catholic Board of Education appointed under section twenty-six of this Act, for the District of Carbonbear.

30. There shall be annually appropriated by the Roman Catholic Board of Education for the District of St. John's, the sum of seven hundred dollars towards the support of St. Patrick's School. And there shall be annually appropriated by the said Board and paid to the Roman Catholic Bishop of St. John's towards the support of the Presentation Convent Schools in St. John's East, the sum of one thousand dollars;

and towards the support of the Presentation Convent Schools in St. John's West, the sum of five hundred dollars. The aforesaid sums shall be paid upon the production of the certificate of the Roman Catholic Superintendent that such schools have been in active operation for the period for which the said amounts are payable.

Respecting the
appointment of
Methodist Boards
of Education.

31. The Governor in Council shall appoint in each of the Methodist Districts five or seven members of the Methodist Church, resident in such district, one of whom shall be the senior or superintendent clergyman of the said Church, actually officiating in such district, to form and be a Methodist Board of Education for such district, and the said boards shall manage and expend all moneys hereby appropriated for Methodist general educational purposes in their respective districts. In St. John's such boards may consist of nine or more members. In districts where superior schools are established under this Act such boards may consist of nine members.

Respecting the
appointment of
Presbyterian
Boards of Educa-
tion.

32. The Governor in Council shall appoint in each of their districts five or seven members of the Presbyterian Church to be a Board of Education for the Presbyterians for such district, and the said Boards shall manage and expend all moneys hereby appropriated for Presbyterians in such districts.

Respecting the
appointment of
Congregational
Boards of Edu-
cation.

33. The Governor in Council shall appoint in each of their districts, respectively, five or seven members of the Congregationalists, to form and to be Boards of Education for the Congregationalists for such districts; and the said Boards shall manage and expend all moneys hereby appropriated for the Congregationalists in said districts. The meetings of such Boards shall be held respectively at Harbor Grace and St. John's.

Respecting the
appointment of
Salvation Army
Boards of Edu-
cation.

34. The Governor in Council shall appoint in each of the Salvation Army districts five or seven members of the Salvation Army resident in such district, and of whom one shall be the chief Salvation Army Officer, resident or officiating

in such district, to form and be a Salvation Army Board of Education for such district, and the said Board shall manage and expend all moneys appropriated for the Salvation Army general educational purposes in its district.

35. The Governor may, by order in Council, from time to time, as occasion shall require, upon the recommendation of the Superintendent, alter and change the boundaries of districts defined in this Act and Acts in amendment thereof, and constitute new districts for the purposes of the said Acts, and such order shall be published in the *Royal Gazette* and laid before the Legislature in the ensuing Session. All school property vested in the Board of any district, subdivided in accordance with the provisions of this section, shall vest in the Boards of the new districts so constituted, according as such property is situate within the boundaries of such new districts.

36. Whenever any vacancy shall occur in any of the Educational Boards by the death, resignation, removal from the district, or absence from the district for six months, of any member thereof, the Governor in Council may appoint a person to fill the vacancy.

37. Such Boards of Education shall have power to make bye-laws, rules and regulations, not contrary to the provisions of this Act, for the establishment and management of schools within their respective districts, which schools shall be subject to inspection by any person authorized under the Act, and for the appropriation of the respective sums of money herein or hereafter to be granted for such districts in accordance with the provisions of this Act: Provided that a majority at least of the members of the Board shall be present at the transaction of business by the said Board, except in the case of St. John's where five shall be sufficient. All bye-laws, rules and regulations shall be submitted by the Boards to the Governor in Council for their approval, and shall be of no effect until such approval has been received,

Annual meetings
of Boards.

38. The annual meeting of every Board of Education shall be held on the first Wednesday in July in each year, or as soon as practicable thereafter, when, from the members thereof, a Chairman and, if considered necessary by the Board, a Secretary and other officers shall be elected by a majority of those present, the accounts submitted and audited, and such other business transacted as may then be necessary; and the Chairman of such Board shall, as soon thereafter as possible, transmit to the proper Superintendent correct returns of all schools under such Board, together with detailed accounts duly audited, according to the forms in Schedules A. and B. of this Act prescribed; and any Board neglecting to transmit such return on or before the first day of September in each year shall, on the representation of the proper Superintendent, whose duty it shall be to make such representation within one month from the said date, not receive further payments until such defaults shall be remedied, unless the Governor in Council shall otherwise order.

General meetings
of Boards.

39. General meetings of the said Boards may be held at any time at the instance of the Chairman, or on requisition to the Chairman, by any two or more members; and in case of the Chairman refusing or neglecting, upon requisition, to call such meetings within three days after such requisition being delivered to him or left at his house, then such meetings may be called by such requisitionists.

Nomination of
Visitors for dis-
tant places.

40. When any school is held at a distance from the residence of the Chairman or members of the Board, the Board shall nominate one or more persons residing near the school to visit and supervise the same, subject to the order of the Board and the provisions of this Act.

Appropriation of
funds for schools
in other districts.

41. Any of the said Boards may appropriate any surplus funds at their disposal towards the support of any school in other districts which may stand most in need thereof: Provided that such schools shall be subject to inspection and furnish reports similar to other schools supported under this Act.

42. Every appointment of a teacher made by any Board Respecting the appointment of teachers. of Education under this Act, and every vacancy, from what- ever cause arising, shall be notified by the Chairman to the proper Superintendent; and it shall be the duty of every Chairman of a Board to furnish to the proper Superintendent, when requested so to do, such information as the latter may require respecting the expenditure of its moneys and details of the management of all schools under such Board.

SCHOOL PROPERTY.

43. All property of every description, now vested in Boards of Education, the Chairman or members of Boards, for educational purposes under such Boards, shall henceforth vest in the Boards of which he or they may be such Chairman or members, and their respective successors.

44. Boards of Education may purchase, hold, sell and convey property of every description, as occasion may require for educational purposes: Provided that in all sales by Boards, of lands and tenements, the conveyance to the purchaser shall be in writing and be valid when signed by the Chairman and a majority of the members, but no money shall be appropriated for the purchase of lands or tenements, or for erection of school-houses, unless the inhabitants of the locality requiring the same shall contribute at least an equal amount in money or kind for that purpose, and no grant shall be made for school houses where the legal title of the site thereof shall not be vested in the Board for the district.

45. In case it shall be necessary to prosecute or defend any action at law, or other proceeding on behalf of the Board, the same may be brought or defended in the name of the Chairman or other person duly authorized by the Board.

FEES.

46. The following scale of fees shall be paid quarterly, in advance, to the teacher by the pupils attending the public schools established under the provisions of this Act; which fee shall be the property of the Board, unless otherwise agreed upon between it and the teacher;

Each pupil learning subjects enumerated in Standards I. and II. of Schedule G. in this Act, at the rate of one dollar per year.

Each pupil learning subjects enumerated in Standards III., IV., and V., at the rate of one dollar and fifty cents per year.

Each pupil learning subjects enumerated in Standard VI., at the rate of two dollars per year.

Each scholar learning Navigation shall pay at the rate of four dollars per year.

Recovery of fees.

47. Any teacher or Chairman of a Board of Education may recover the said fee, and others provided by this Act, in summary manner before a Justice, either in his own name or in that of the Board: Provided that nothing herein contained shall prevent the Board from remitting the said fee, or any part thereof, to such persons as may be unable from poverty to pay the same.

EDUCATIONAL DISTRICTS.

CHURCH OF ENGLAND.

Church of England districts,

48. The Church of England Educational Districts shall be as follows:

The District of St. John's shall extend from Brookfield to Torbay, exclusive. The Board shall meet in St. John's.

Petty Harbor shall consist of all settlements lying between Brookfield and Placentia, exclusive. The Board shall meet at Petty Harbor.

Pouch Cove shall extend from Torbay to Bauline. The Board shall meet at Pouch Cove.

The District of Portugal Cove shall commence at the east end of Windsor Lake, and shall include Portugal Cove road, Portugal Cove, Bell Isle and Horse Cove. The Board shall meet at Portugal Cove.

The District of Topsail shall commence at Horse Cove, and extend to Indian Pond, inclusive, including Kelly's Island and Little Belle Isle. The Board shall meet at Topsail.

Church of Eng-
land districts

Brigus shall extend from Indian Pond, exclusive, to Cupid's, inclusive. The Board shall meet at Brigus.

Salmon Cove shall extend from Cupids to Otterbury. The Board shall meet at Salmon Cove.

Port-de-Grave shall extend from Otterbury to Russell's Brook. The Board shall meet at Port-de-Grave.

Bay Roberts shall extend from Russell's Brook to Spaniard's Bay Pond, inclusive. The Board shall meet at Bay Roberts.

Spaniard's Bay shall extend from Spaniard's Bay Pond to Bishop's Cove, exclusive. The Board shall meet at Spaniard's Bay.

Upper Island Cove shall extend from Bishop's Cove to Bryant's Cove, inclusive. The Board shall meet at Upper Island Cove.

Harbor Grace shall extend from Upper Island Cove to Mosquito, exclusive. The Board shall meet at Harbor Grace.

Carbonear shall extend from Mosquito to Spout Cove. The Board shall meet at Carbonear.

Bay-de-Verds shall extend from Spout Cove to Grate's Cove. The Board shall meet at Bay-de-Verds.

Heart's Content shall extend from Grate's Cove to Shoal Harbor, inclusive. The Board shall meet at Heart's Content.

New Harbor shall extend from Shoal Harbor to South Dildo. The Board shall meet at New Harbor.

Norman's Cove shall extend from South Dildo to Centre Cove, inclusive. The Board shall meet at Norman's Cove.

Random shall extend from Centre Cove to Hatcher's Cove. The Board shall meet at Heart's Ease.

Smith's Sound shall extend from Hatcher's Cove, exclusive, to Dark Harbor. The Board shall meet at Lance Cove.

Church of Eng.
land districts.

Trinity shall extend from Dark Harbor to Trinity N. W. Arm, inclusive. The Board shall meet at Trinity.

Trinity North shall extend from Trinity N. W. Arm to Green Bay, inclusive. The Board shall meet at North Side, Trinity.

Trinity Bay East shall extend from Green Bay to Little Catalina, inclusive. The Board shall meet at Catalina.

Bonavista Bay South shall extend from Little Catalina to Upper Amherst Cove, inclusive. The Board shall meet at Bonavista.

Bonavista Bay West shall extend from Upper Amherst Cove to Open Hall, inclusive. The Board shall meet at King's Cove.

Brooklyn shall extend from Open Hall to Clode Sound, inclusive. The Board shall meet at Brooklyn.

Salvage shall extend from Clode Sound to Gooseberry Island, inclusive. The Board shall meet at Salvage.

Greenspond shall extend from Gooseberry Island to Safe Harbor. The Board shall meet at Greenspond.

Pinchard's Island shall extend from Safe Harbor to Ragged Harbor. The Board shall meet at Pinchard's Island.

Fogo shall extend from Ragged Harbor to Change Islands, inclusive, including all islands within the said limits. The Board shall meet at Fogo.

Herring Neck shall extend from Herring Neck to Merritt's Harbor. The Board shall meet at Herring Neck.

Change Islands shall extend from Change Islands to Herring Neck, including Dog Bay, Gander Bay and Dildo Run. The Board shall meet at Change Islands.

Twillingate shall extend from Merritt's Harbor to Loon Bay, inclusive, including the islands of Twillingate. The Board shall meet at Twillingate.

Exploits shall extend from Loon Bay to Ward's Harbor, inclusive. The Board shall meet at Leading Tickles, and at ^{Church of England districts.} Exploits Burnt Island, alternately.

Notre Dame Bay North shall extend from Ward's Harbor to Gull Island. The Board shall meet at Little Bay Mines.

White Bay shall extend from Gull Island, exclusive, to Ireland's Bight, inclusive. The Board shall meet at Western Cove.

The Straits of Belle Isle shall extend from Ireland's Bight to Castor River, inclusive, and the coast of Labrador from Blanc Sablon to Chateau, inclusive. The Board shall meet at Flower's Cove.

Bonne Bay shall extend from Castor's River to Trout River, inclusive. The Board shall meet in Bonne Bay.

Bay of Islands shall extend from Trout River to Serpentine River, inclusive. The Board shall meet in Bay of Islands.

Sandy Point shall extend from Serpentine River to South Side St. George's. The Board shall meet at Sandy Point.

Barachois shall extend from South Side to Low Brook. The Board shall meet at Robinson's Head.

Codroy shall extend from Crabb's Brook to Red Rocks, inclusive. The Board shall meet at Codroy.

Channel shall extend from Red Rocks to Hiscock's Point, exclusive. The Board shall meet at Channel.

Rose Blanche shall extend from Hiscock's Point to Wreck Island, exclusive. The Board shall meet at Rose Blanche.

Burgeo shall extend from Wreck Island to Cape La Hune, exclusive. The Board shall meet at Burgeo.

Hermitage Bay shall extend from Cape La Hune to Dawson's Cove, inclusive. The Board shall meet at Hermitage.

Fortune Bay shall extend from Dawson's Cove to Boxey Point, inclusive. The Board shall meet at Harbor Briton.

Church of Eng.
land districts.

Belleoram shall extend from Boxey Point to Point Enragee. The Board shall meet at Belleoram.

Lamaline shall extend from Grand Beach, exclusive, to Little St. Lawrence, inclusive. The Board shall meet at Lamaline.

Burin shall extend from Little St. Lawrence to Rushoon, together with Garnish in Fortune Bay. The Board shall meet at Burin.

Placentia Bay shall extend from Rushoon to Placentia, inclusive. The Board shall meet at Harbor Buffett.

Battle Harbor shall extend from Chateau to Spotted Islands, exclusive.

Sandwich Bay shall extend from Spotted Islands to Ilack.

Whitbourne consists of Whitbourne and Blaketown.

ROMAN CATHOLIC.

Roman Catholic
districts.

49. The Roman Catholic Educational Districts shall be as follows :

Petty Harbor shall include all that portion of the Electoral District of St. John's West, extending from Blackhead (including Cape Spear and Freshwater Bay) to Petty Harbor (including Old Placentia, Heavytree and Bay Bull's roads), together with the settlement of Goulds in the Electoral District of Ferryland. The Board shall meet at Petty Harbor.

Torbay shall consist of that portion of the Electoral District of St. John's East which extends from Outer Cove, inclusive, to Cape St. Francis.

Portugal Cove shall comprise that portion of the Electoral District of St. John's East extending from Cape St. Francis to Portugal Cove (including the Cove road), together with Broad Cove in the Electoral District of St. John's West, and Horse Cove in the Electoral District of Harbor Main. The Board shall meet at Portugal Cove.

Bell Island shall consist of the Islands of Little Bell Roman Catholic Island, Big Bell Island and Kelly's Island. The Board ^{districts.} shall meet at Big Bell Island.

St. John's shall comprise all those portions of the Electoral Districts of St. John's East and West which are not included in the Educational Districts of Petty Harbor, Torbay, Portugal Cove, and Bell Isle. The Board shall meet at St. John's.

Topsail shall consist of that portion of the Electoral District of Harbor Main which extends from Horse Cove, exclusive, to Indian Pond, inclusive. The Board shall meet at Topsail.

Harbor Main shall comprise that portion of the Electoral District of Harbor Main extending from Indian Pond to Collier's, inclusive of James's Cove. The Board shall meet in Harbor Main.

Brigus shall extend from Collier's, inclusive of English Cove, to Spaniard's Bay Bridge, including Bay Roberts. The Board shall meet at Brigus.

Harbor Grace shall extend from Spaniard's Bay Bridge to Mosquito, inclusive. The Board shall meet at Harbor Grace.

Carbonear shall extend from Mosquito, exclusive, to Perry's Cove, inclusive. The Board shall meet at Harbor Grace.

Northern Bay shall extend from Perry's Cove, exclusive, to Lower Island Cove, inclusive. The Board shall meet at Northern Bay.

Bay-de-Verde shall extend from Lower Island Cove, exclusive, to Old Perlican, inclusive. The Board shall meet at Bay-de-Verde.

Trinity South shall extend from Old Perlican, exclusive, to George's Cove, S. W. Arm, Random, exclusive. The Board shall meet at Harbor Grace.

Trinity West shall extend from George's Cove, inclusive, to Ship Cove, inclusive. The Board shall meet at Trinity.

Roman Catholic
districts.

Trinity North shall extend from Ship Cove, exclusive, to Cape Bonavista, and shall include also that part of the Electoral District of Bonavista Bay lying between Cape Bonavista and Burnt Point at the head of Blackhead Bay. The Board shall meet at Bonavista.

Bonavista South shall extend from Burnt Point to Salvage, inclusive. The Board shall meet at King's Cove.

Bonavista North shall extend from Salvage to Cape Freels including all islands within said limits. The Board shall meet at Cottell's Island.

Fogo shall include all the Electoral District of Fogo, except Cat Harbor, and also Beaver Cove and Herring Neck. The Board shall meet at Tilton Harbor.

Fortune Harbor shall extend from Herring Neck, exclusive, to Seal Bay, inclusive, and shall include the islands of Twillingate and all others within said limits. The Board shall meet at Fortune Harbor.

Little Bay shall extend from Badger Bay, inclusive, to the South-west Arm of Green Bay, exclusive, including all islands within said limits. The Board shall meet at Little Bay.

Coachman's Cove shall extend from South-west Arm of Green Bay, inclusive, to the bottom of White Bay. The Board shall meet at Coachman's Cove.

Conche shall extend from the bottom of White Bay to St. Barbe, including all islands within said limits. The Board shall meet at Conche.

Witless Bay shall extend from South Head, Petty Harbor, to Witless Bay, inclusive. The Board shall meet at Witless Bay.

Mobile shall extend from Witless Bay, exclusive, to La Manche River inclusive. The Board shall meet at Mobile.

Ferryland shall extend from La Manche, exclusive, to Aquaforte, inclusive. The Board shall meet at Ferryland.

Renews shall extend from Fermeuse to Clam Cove, both inclusive. The Board shall meet at Renews.

Trepassey shall extend from Cape Race to Peter's River, exclusive. The Board shall meet at Trepassey.

St. Mary's shall extend from Peter's River to Mall Bay, both inclusive. The Board shall meet at St. Mary's.

Salmonier shall include all that part of the Electoral District of Placentia and St. Mary's lying between Admiral's Beach and Mother Rex, both inclusive. The Board shall meet at Salmonier.

St. Bride's shall extend from Beckford to Ship Cove, both inclusive. The Board shall meet at St. Bride's.

Great Placentia shall include all that part of the Electoral District of Placentia and St. Mary's lying between Ship Cove, exclusive, and First Beach and Freshwater. The Board shall meet at Great Placentia.

Little Placentia shall extend from First Beach and Freshwater to Haystack, including Red Island, Ram's Island and Ragged Island, and exclusive of Dog Harbor and Brewley. The Board shall meet in Little Placentia.

Placentia West shall extend from Haystack to Burnt Island, including Dog Harbor and Brewley, Isle Valen, Mera-sheen, and all other Islands on the Western Shore within said limits. The Board shall meet at St. Kyran's.

Burin shall extend from Burnt Island, exclusive, to Corbin, inclusive, and shall include Flat Islands, Little Barrisway, Grand Beach and Frenchman's Cove, in the District of Burin, and Oderin, in the District of Placentia. The Board shall meet at Burin.

St. Lawrence shall include that part of the Electoral District of Burin lying between Corbin, exclusive, and Grand Bank, inclusive. The Board shall meet at St. Lawrence.

St. Jacques shall extend from Garnish, exclusive, to Boxey Point, exclusive. The Board shall meet at Saint Jacques.

Roman Catholic
districts

Harbor Briton shall extend from Boxey Point, inclusive, and including Brunette and Sagona to Grandy's Brook, inclusive. The Board shall meet at Harbor Briton.

Codroy shall extend from Grandy's Brook, exclusive, to Cape Anguille. The Board shall meet at Grand River.

St. George's shall extend from Cape Anguille to Seal Cove, inclusive. The Board shall meet at Sandy Point.

Stevenvale Bay St. George, shall extend from Seal Cove, exclusive, to Romaine's River, inclusive. The Board shall meet at Stevenvale.

Port-au-Port shall extend from Romaine's River, exclusive, to Serpentine River. The Board shall meet at Port-au-Port.

Bay of Islands shall extend from Serpentine River to Cape Gregory The Board shall meet at Bay of Islands.

Bonne Bay shall extend from Cape Gregory to St. Barbe. The Board shall meet at Bonne Bay.

METHODIST.

Methodist
districts.

50. St. John's East shall include that part of the city of St. John's contained within the division of St. John's East Electoral District, and extending to Logy Bay, exclusive. The Board shall meet at St. John's.

St. John's West shall include the division of St. John's West Electoral District. The Board shall meet at St. John's.

Portugal Cove shall extend from Logy Bay, inclusive, to Portugal Cove, inclusive. The Board shall meet at Pouch Cove,

Bell Island shall consist of all settlements on Bell Island.

Topsail shall extend from Portugal Cove, exclusive, to Holyrood, inclusive. The Board shall meet at Topsail.

Brigus shall extend from Holyrood, exclusive, to Gould's road, in a straight line from Cupid's road, and shall include

the town of Brigus, Bull Cove, South Pond road, Brigus Methodist districts.
Gullies, etc. The Board shall meet at Brigus.

Cupids shall consist of Cupid's South Side, Cupids and Rip Rap. The Board shall meet at Cupids.

Clarke's Beach shall consist of that part of the Electoral District of Port-de-Grave, lying between Cupids, exclusive, and Otterbury, inclusive. The Board shall meet at Clarke's Beach.

Port-de-Grave shall include that part of the Electoral District of Port-de-Grave lying between Otterbury, exclusive, and Port-de-Grave, inclusive. The Board shall meet at Port-de-Grave.

Bay Roberts and Spaniard's Bay shall consist of that part of the Electoral District of Harbor Grace lying between Coley's Point, inclusive, and Bryant's Cove, inclusive. The Board shall meet at Bay Roberts.

Harbor Grace shall include that part of the Electoral District of Harbor Grace lying between Bryant's Cove, exclusive, and South Point of Mesquito. The Board shall meet at Harbor Grace.

Carbonear shall consist of the Electoral District of Carbonear. The Board shall meet at Carbonear.

Freshwater shall include that part of the Electoral District of Bay-de-Verde lying between Freshwater, inclusive, and Perry's Cove, inclusive. The Board shall meet at Freshwater.

Blackhead shall extend from Perry's Cove, exclusive, to Adam's Cove, inclusive. The Board shall meet at Blackhead.

Western Bay shall extend from Adam's Cove, exclusive, to Ochre Pit Cove, inclusive. The Board shall meet at Western Bay.

Lower Island Cove shall extend from Ochre Pit Cove, exclusive, to Split Point. The Board shall meet at Lower Island Cove.

Methodist
districts.

Old Perlican shall extend from Split Point to Sibley's Cove, exclusive. The Board shall meet at Old Perlican.

Hant's Harbor shall extend from Sibley's Cove, inclusive, to Scilly Cove, exclusive. The Board shall meet at Hant's Harbor.

Scilly Ceve shall extend from Scilly Cove, inclusive, to New Perlican, exclusive. The Board shall meet at Scilly Cove.

Heart's Content shall extend from New Perlican, inclusive, to Shoal Bay, exclusive. The Board shall meet at Heart's Content.

Green's Harbor shall extend from Shoal Bay, inclusive, to Spread Eagle, exclusive. The Board shall meet at Green's Harbor.

Whitbourne shall consist of the settlements of Whitbourne and Blaketown, St. Mary's Bay, and the town of Placentia. The Board shall meet at Whitbourne.

Norman's Cove shall include that part of the Electoral District of Trinity Bay extending from Spread Eagle, inclusive, to St. Jones' Without, exclusive, and that part of the Electoral District of Placentia and St. Mary's extending from Come-by-Chance, inclusive, to Placentia, exclusive. The Board shall meet at Norman's Cove.

Random South shall extend from St. Jones' (Without), inclusive, embracing all the Southwest Arm and the South Side of Random Sound. The Board shall meet at Northern Bight.

Random North shall include all places on the mainland between Deep Bight, exclusive, and Burgoyne's Cove, exclusive, together with that part of Random Island lying between Elliott's Cove, inclusive, and Snook's Harbor, inclusive. The Board shall meet at Shoal Harbor.

Britannia Cove shall include Random Island (excepting that part lying between Elliott's Cove, inclusive, and Snook's

Harbor, inclusive), together with settlements on the main-land extending from Burgoyne's Cove, inclusive, to British Harbor, inclusive. The Board shall meet at Britannia Cove

Trinity shall include that part of the Electoral District of Trinity Bay lying between British Harbor, exclusive, and Catalina South Head, together with the settlements of Indian Arm, Long Beach, Seal Cove, and Southern Bay in the Electoral District of Bonavista. The Board shall meet at Trinity.

Catalina shall include that part of the Electoral District of Trinity Bay lying between Catalina South Head, exclusive, and Muddy Brook, exclusive. The Board shall meet at Catalina.

Elliston shall include all that part of the Electoral District of Trinity Bay lying between Muddy Brook, inclusive, and Cape L'Argent, inclusive, together with the settlement of Tickle Cove, in the Electoral District of Bonavista Bay. The Board shall meet at Elliston.

Bonavista shall include all that part of the Electoral District of Trinity Bay lying between Cape L'Argent and Cape Bonavista, also that part of the Electoral District of Bonavista Bay lying between Cape Bonavista and Tickle Cove, exclusive. The Board shall meet at Bonavista.

Musgrave Town shall extend from Southern Bay, exclusive, to Happy Adventure, exclusive. The Board shall meet at Musgrave Town.

Glovertown shall extend from Happy Adventure, inclusive, to Fair Island, exclusive, and shall include all settlements on the main land or islands adjacent. The Board shall meet at Glovertown.

Greenspond shall extend from Fair Island, inclusive, to North-west Arm, exclusive, and shall include settlements on the main land, South-west Island, Tinker's Island, Pool's Island, and other islands adjacent. The Board shall meet at Greenspond.

Methodist
districts.

Wesleyville shall extend from North-west Arm, inclusive, to Fox Cove, exclusive, and shall include all adjacent islands except South-west Island, Tinker's Island and Pool's Island. The Board shall meet at Wesleyville

Newtown shall extend from Fox Cove, inclusive, to Deadman's Bay, inclusive, and shall include the adjacent islands. The Board shall meet at Newtown.

Musgrave Harbor shall extend from Deadman's Bay, exclusive, to Apseye Cove, in Hamilton Sound, inclusive. The Board shall meet at Musgrave Harbor.

Rocky Bay shall extend from Apseye Cove, exclusive, to Gander Bay, inclusive, and shall embrace all settlements in Rocky Bay, Indian Islands and Gander Bay. The Board shall meet at Western Arm.

Seldom-Come-By shall consist of the settlements of Wild Cove, Seldom-Come-By, Cann Island and Little Seldom-Come-By. The Board shall meet at Seldom-Come-By.

Fogo shall consist of all settlements on Fogo Island, except those included in the Seldom-Come-by district. The Board shall meet at Fogo.

Change Islands shall extend from Gander Bay, exclusive, to Cobb's Arm, exclusive, and shall include settlements of Change Islands, Dog Bay, Little Beaver Cove and Beaverton. The Board shall meet at Change Islands.

Herring Neck shall extend from Cobb's Arm, inclusive, to Virgin Arm in Friday's Bay, exclusive, The Board shall meet at Herring Neck.

Twillingate shall consist of the islands of Twillingate. The Board shall meet at Twillingate.

Moreton's Harbor shall extend from Virgin Arm, inclusive, to Birchy Bay, inclusive, and shall include Trump Island, Cottell's Island, Moreton's Harbor, Tizzard's Harbor, Farmer's Arm, Birchy Bay, Comfort Cove, New Harbor and other small settlements adjacent or between. The Board shall meet at Moreton's Harbor.

Lewisport shall include settlements in Loon Bay, Indian Methodist Arm, Burnt Bay and Glenwood, and shall comprise Loon Bay, Campbellton, Birch Islands, Lewisport, Salt Pond, Little Burnt Bay, Scissor's Cove, Glenwood, and others adjacent or between. The Board shall meet at Lewisport.

Botwoodville shall include settlements on the Exploits River and along the line of Railway to Millertown, and shall comprise Mumper's Island, Elliot's Point, Kite Cove, Phillip's Head, Kane's Point, Northern Arm, Burnt Arm, Killick Island, Botwoodville, Peter's Arm, Dominion Point, Upper Sandy Point, Norris Arm, Millertown, and others adjacent or between. The Board shall meet at Botwoodville.

Exploits shall include Exploits, Burnt Island, and all places lying between Black Island, inclusive, and Leading Tickles, inclusive, and shall comprise Sampson's Island, Swan Harbor, Muddy Hole, Northern Harbor, New Bay, and others adjacent or between. The Board shall meet at Exploits.

Little Bay Island shall extend from Leading Tickles, exclusive, to Boot Harbor, in Hall's Bay, inclusive. The Board shall meet at Little Bay Island.

Little Bay shall extend from Boot Harbor, exclusive, to South-west Arm, exclusive. The Board shall meet at Little Bay.

Nipper's Harbor shall extend from South-west Arm, inclusive, to Bett's Cove, inclusive. The Board shall meet at Nipper's Harbor.

Tilt Cove shall extend from Bett's Cove, in the Electoral District of Twillingate, to La Seie, in the Electoral District of St. Barbe. The Board shall meet at Tilt Cove.

Sound Island shall include that part of the Electoral District of Placentia and St. Mary's, lying between Come-by-Chance, exclusive, and Ragged Islands and Paradise Sound, exclusive. The Board shall meet at Sound Island.

Methodist
districts.

Flat Islands shall extend from Paradise Sound and Ragged Islands, inclusive, to Mortier Bay, exclusive. The Board shall meet at Davis Island.

Burin shall consist of the settlements of Port-au-Bras, Black Duck Cove, Bulls' Cove, Collins' Cove, Kirby's Cove, Mosquito Cove, Whale Cove, Pat's Cove, Burin Bay, Little Burin, Ship Cove, Path End, and others adjacent or between. The Board shall meet at Collins' Cove.

Great Burin shall include settlements on Pardy's Island, Great Burin Island, and Shalloway Island

Epworth shall extend from Mortier Bay, inclusive, to Cape Chapeau Rouge, and shall comprise Mortier Bay, Salmonier, Burin Bay Arm, The Narrows, Lewin's Cove, Epworth, Mud Cove, L'ance au L'eau, and others adjacent or between. The Board shall meet at Epworth.

Fortune shall extend from Cape Chapeau Rouge to Fortune, inclusive. The Board shall meet at Fortune.

Grand Bank shall extend from Fortune, exclusive, to Grand Bank, inclusive. The Board shall meet at Grand Bank.

Garnish shall include that part of the Electoral District of Burin extending from Grand Bank, exclusive, to Frenchman's Cove, inclusive, together with all the Electoral District of Fortune Bay. The Board shall meet at Garnish.

Burgeo shall include that part of the Electoral District of Burgeo and La Poile between Bonne Bay and Otter's Point, both exclusive. The Board shall meet at Burgeo.

Petites shall extend from Otter's Point, inclusive, to Rose Blanche, inclusive. The Board shall meet at Petites.

Channel shall include that part of the Electoral District of Burgeo and La Poile extending from Rose Blanche, exclusive, to Cape Ray, inclusive, together with that part of the Electoral District of St. George extending from Cape Ray to Cape Anguille. The Board shall meet at Channel.

Bay St. George shall include that part of the Electoral District of St. George extending from Cape Anguille to Bluff Head. The Board shall meet at Bay St. George, South Side.

Bay of Islands shall consist of that part of the Electoral District of St. George extending from Bluff Head to the boundary of the Electoral District of St. Barbe, and shall include settlements along the line of railway lying between George's Pond and Deer Lake, both inclusive. The Board shall meet at Bay of Islands.

Bonne Bay shall include that part of the Electoral District of St. Barbe lying between the Electoral District of St. George and Point Riche. The Board shall meet at Bonne Bay.

Flower's Cove shall include that part of the Electoral District of St. Barbe lying between Point Riche and Cape Norman, exclusive. The Board shall meet at Flower's Cove.

St. Anthony shall include that part of the Electoral District of St. Barbe lying between Cape Norman, inclusive, to Cape Rouge. The Board shall meet at St. Anthony.

Englee shall include that part of the Electoral District of St. Barbe lying between Cape Rouge and La Scie, exclusive. The Board shall meet at Englee.

Labrador South shall include that part of Labrador extending from Blane Sablon to Chateau, inclusive.

Labrador North shall include that part of Labrador extending from Chateau, exclusive, northward.

SALVATION ARMY.

51. The Salvation Army Educational Districts shall be as follows : Salvation Army districts.

The District of St. John's shall comprise the Electoral Districts of St. John's East, St. John's West, Ferryland, Harbor Main, Port-de-Grave, and Harbor Grace.

The District of Carbonear shall comprise the Electoral Districts of Carbonear, Bay-de-Verde and Trinity.

Salvation Army districts.

The District of Bonavista shall comprise the Electoral District of Bonavista, and that portion of the Electoral District of Fogo extending from Cat Harbor to Alder Harbor, inclusive.

The District of Twillingate shall comprise that portion of the Electoral District of Fogo, extending from Alder Harbor to Island Harbor, the whole of the Electoral District of Twillingate, and that portion of the Electoral District of St. Barbe extending from La Scie to Brent's Cove, inclusive.

The Southern District shall comprise all that portion of the Electoral District of St. Barbe extending from Brent's Cove to Trout River, and the whole of the Electoral Districts of St. George's, Burgeo and La Poile, Fortune Bay, Burin, and Placentia and St. Mary's.

Presbyterian districts.

52. The Presbyterian Districts shall be two. One shall extend from Brigus to Carbonear, and shall be called the Harbor Grace District; and the other shall comprise the other parts of the Island, and shall be called the St. John's District.

Respecting the examination of pupil teachers.

53. The Governor in Council shall appoint for each denomination a Board of Examiners, to consist of three or five members of such denomination, of which the Superintendent is hereby constituted Chairman, to have power to examine all candidates for the office of pupil-teacher and teacher; to prescribe the text-books, scope and mode of examination for each grade; to designate the times and places at which candidates shall present themselves, and to grant a certificate of qualification for first, second or third grade to any teacher or candidate, in accordance with the provisions prescribed in Schedule E of this Act: Provided, no male candidate shall be eligible to receive any certificate of qualification, unless he has already passed in one of the examinations of the Council of Higher Education appointed under this Act. But no such certificate shall be valid if the holder thereof shall cease to follow the regular occupation of a teacher for a period of three consecutive years. The Board

of Examiners shall have power to cancel the certificate of any teacher for drunkenness or immoral conduct.

54. Every candidate for the position of pupil teacher shall satisfy the requirements of Schedule C. of this Act, and, if approved by the Board of Examiners of his denomination according to the said Schedule, such candidate may be indentured to the proper Superintendent according to Schedule D.

55. Notwithstanding anything in the next preceding section contained, pupil teachers recommended by Chairmen of Boards of Education for denominations not having Academies or Training Schools, may be indentured to either the Church of England or Methodist Superintendent.

56. Minors may be parties to such indentures which shall be binding upon all parties thereto, as if such minors had been of full age at the time of executing the same.

57. The course of training may extend over one, two or three years, as the Board of Examiners shall determine; provided always that the said Board may, if the pupil teacher be found qualified to obtain it, grant a certificate at any time during his term of training.

58. Pupil teachers may be required to pass a quarterly examination before the Board. The Principals of the schools in which they are being trained shall submit to the proper Superintendent a quarterly report of their general progress and conduct; and should the examination of any pupil teacher, or such report, prove unsatisfactory, such pupil teacher may be admonished or dismissed, as the Boards of Examiners shall determine.

59. The recognized institutions for training teachers shall be the Roman Catholic College, for male pupil teachers, and St. Bride's Academy, in St. John's, for female pupil teachers of the Roman Catholic denomination; the Church of England College, and the Central Training School of the Colonial and Continental Church Society, for pupil teachers of

the Church of England; the Methodist College, for pupil teachers of the Methodist Church; the Presbyterian College, and the Congregational Training School, in St. John's.

Teacher desiring higher grade may be admitted to institution.

60. A certificated teacher of good character, desiring to qualify for a higher grade, may, on the recommendation of the proper Superintendent, be admitted into any recognized College or Training School for a period not exceeding twelve months, subject to the conditions prescribed in Schedule I of this Act.

No teacher to be employed who does not hold certificate of grade.

61. No teacher shall be employed in the public schools provided for in this Act, who does not hold a recognized certificate of grade: Provided, that persons not holding such certificates may receive from the proper Board of Examiners a license to teach, and may be employed as teachers for a period not exceeding six months.

First grade granted only after two years' teaching.

62. A certificate of qualification of first grade shall not be granted except to a teacher who shall have been actually and *bona fide* engaged in teaching school for at least two years previous to his examination for such certificate, and shall have taught such school to the satisfaction of the Board of Examiners.

Three years' teaching necessary to obtain certain bonuses.

63. No graded teacher hereafter to be employed in any of the public schools of the Colony, and holding the certificate of Associate of Arts from the Council of Higher Education, shall be entitled to receive any portion of the amounts to which he or she would otherwise be entitled under section six of this Act, unless he or she shall have first taught a public school for a period of at least three years in a manner satisfactory to the Board of Examiners, and shall have complied with the other requirements of the Act.

EMPLOYMENT OF TEACHERS.

Form of contract with teacher.

64. All teachers shall be engaged according to the form provided for in Schedule F. of this Act. Notice in writing of three months shall be deemed necessary when a Board shall no longer require the services of a teacher, or when a

teacher desires to resign his situation ; but any teacher found guilty of drunkenness or other immorality may be summarily dismissed by the Board without such notice.

SCHOOL YEAR.

65. Teachers in public schools, when engaged for a year, shall be required to keep school for two hundred and ten whole days, which period shall be called the "School Year," and salaries and augmentation grants of teachers shall be computed per quarter upon the basis of two hundred and ten days for the school year.

DUTIES OF TEACHERS.

66. It shall be the duty of every teacher of a public school—
Duties of teachers.

- (a) To teach diligently and faithfully all branches required to be taught in the school, according to the terms of his engagement with the Board, and according to the provisions of this Act, and the authorized regulations under it ;
- (b) To keep in the prescribed form the general entrance and the daily and other registers of the school. He shall record therein the admission, promotion, removal or otherwise of the pupils of his school ;
- (c) To keep a visitors' book, which the Board shall provide, and enter therein the visits made to the school, and to present said book to every visitor and request them to make therein any remarks concerning the school suggested by his visit ;
- (d) To maintain proper order and discipline in his school, according to the approved regulations of the Board ;
- (e) To give the Board and visitors access at all times, when desired by them, to the register and visitors' book appertaining to the school ;
- (f) To deliver up any school register, visitors' book, school-house key or other school property in his posses-

sion, on the written demand or order of the Chairman, or, in his absence, of a majority of the Board employing him. In case of his wilfully refusing to do so, he shall not be deemed a duly qualified teacher and may be suspended until restitution be made.

- (g) To have, at the end of every half year, where practicable, a public examination of his school, of which he shall give due notice to the Board, to any school visitors who reside near the school, and through the pupils to their parents and guardians.
- (h) To deliver to the proper Superintendent, when requested, or to any other person upon his written order, the school registers and visitors' book, and to furnish any information which may be in his power to give, respecting anything connected with the operations of his school, or in anywise affecting its interest or condition.
- (i) To make an annual return for his school to the Chairman of the Board, according to the form in Schedule B. of this Act prescribed.
- (j) To set apart, with the approval of the Board, the last Thursday of May, or the first Thursday of June in each year, or, if unsuitable, any suitable day before or afterwards, to be observed as an "Arbor Day" by the school, for improving or beautifying the school grounds, by planting trees, shrubs, flowers, etc. A particular account of the day's proceedings shall be forwarded to the Superintendent, and where duly observed, credit shall be given to the pupils for attendance as on ordinary teaching day.

Religious instruction in schools.

- 67.** No teacher in any College, Academy or School, aided by moneys granted under this Act, shall impart to any child attending the same any religious instruction which may be objected to by the parent or guardian of such child.

TEACHERS' PENSION FUND.

68. For the purpose of providing for the retirement of all teachers of public schools upon their reaching the age of sixty years, there shall be established a fund, to be known as "The Teachers' Pension Fund, in the manner hereinafter specified, that is to say:

- (1) From the appropriation made under section eight of this Act to each teacher who has received a certificate of grade from any Board of Examiners appointed under this Act, the Governor in Council shall deduct every six months one-half the annual premium required to be paid by such teacher, according to age, as fixed in the six per cent. columns in Schedules J. and K. of this Act, which sums so deducted shall be deposited in the Savings' Bank of this Colony to the credit of the said fund.
- (2) Upon the amount accumulated to the credit of the fund at the beginning of each calendar year there shall be allowed by the Government interest for the ensuing twelve months, at the rate of three per cent. in addition to the interest paid by the Savings' Bank, which amount of interest so allowed by the Government shall be deposited to the credit of the said fund in the Savings' Bank.
- (3) In consideration of the regular payment of the annual premiums provided for in sub-section 1, each male teacher shall, upon reaching the age of sixty years, be entitled to receive a pension of one hundred dollars per annum during the remainder of his life; and each female teacher, upon reaching the age of fifty-five years, during the remainder of her life a pension of eighty dollars.
- (4) The Government of the Colony shall be the trustees and managers of this fund, which shall be deposited in the Savings' Bank, and the pensions shall be paid quarterly during the lifetime of the respective pen-

Respecting the
Teachers'
Pension Fund,

sioners, at the office of the said Bank, upon the order of the Colonial Secretary. An annual report of the condition of the fund shall be laid before the Legislature within one month after the opening of the next succeeding session.

- (5) In case of the death of any contributor to this fund before he shall have entered upon his pension, the whole sum he has contributed, with compound interest at six per cent., shall be returned to his legal representatives, provided he has not forfeited his claim under sub-sections nine and thirteen.
- (6) Any contributor to this fund who shall cease to follow the occupation of a teacher shall be permitted, provided he has made twenty annual payments to the fund, to secure to himself the pension by paying thenceforth, until he arrive at the age of sixty years, the annual premium fixed for his age at entrance as stated in the three per cent. columns contained in Schedules J. and K. of this Act.
- (7) After the provisions relating to this fund shall have come into operation, any contributor thereto who shall cease to follow the occupation of a teacher after five full years' service as such, and payment of five annual premiums, shall be permitted to withdraw from the fund all his contributions with compound interest at three per cent.
- (8) Should any contributor to this fund, who has taught a public school for a period of five full years after this Schedule has come into operation, cease to follow the occupation of a teacher for not more than two years, he shall, if he again become a teacher of a public school within the said period of two years, and have not withdrawn his deposits, as provided for in sub-section seven, resume his connection with this fund by paying his arrears of contributions, with compound interest at six per cent.

- (9) Should any contributor to this fund, who has taught a public school for a period of less than five full years, cease to follow the occupation of a teacher, he shall forfeit all claim upon this fund, and if he again become a teacher shall resume his connection with the fund by paying the annual premium based upon his age as re-entrance: Provided that, where such teacher has retired, owing to failure of health, he shall, if he again become a teacher within two years from the date of his retirement, resume his connection with the fund on his former footing without such forfeit, by payment of his arrears, with compound interest at six per cent.
- (10) All premiums required in connection with this fund shall be made in half-yearly instalments on the thirtieth day of June and the thirty-first day of December in each year. Teachers on being first employed, if they have taught for less than six months at either of the above dates, shall pay proportionate parts thereof.
- (11) For the purpose of this fund the age of every teacher contributing thereto, shall be taken to be his age on his birthday nearest to the date of his employment as a teacher.
- (12) Any teacher whose certificate has been cancelled for drunkenness, or other immoral conduct, shall forfeit all claim upon this fund
- 69.** Notwithstanding anything contained in the next preceding section, the managers and trustees of the fund may grant to any certificated teacher who shall break down or cease to follow the occupation of a teacher after he has made at least twenty annual payments to the fund, a retiring allowance of two dollars and fifty cents for each year of service as teacher, but in no case shall such retiring allowance exceed one hundred dollars.
- 70.** No payment shall be made from this fund except in accordance with the provisions of the next preceding section, respecting payments from fund.

Disposition of
fund after twenty
years.

71. After the lapse of twenty years from the first day of July, eighteen hundred and ninety-two, any funds which shall be found to have accumulated over and above the amount necessary to secure the payment of all claims provided for in section sixty-eight, shall be applied either in diminution of the future annual premiums of the contributors, or in augmentation of their pensions, as the trustees and managers of this fund shall determine.

Certain provisions
not to apply to
religious Orders.

72. The provisions of section sixty-eight shall not apply to teachers who are members of any religious Order unless they so desire.

Boards to visit
schools.

73. The Board shall, either collectively or in part, visit each school under its jurisdiction every half year, except schools referred to in section forty of this Act.

School visitors.

74. Judges, members of the Legislature, clergymen and members of the other learned professions, justices of the peace, and grand jurors, shall be school visitors, and may attend the examinations of schools provided for in this Act.

Respecting the
appointment of
Superintendents.

SUPERINTENDENTS.

75. The Governor in Council may nominate and appoint four Superintendents of Education, one of whom shall be a member of the Church of England, for the supervision and inspection of Church of England schools; one, a member of the Roman Catholic Church, for the supervision and inspection of Roman Catholic schools, with jurisdiction over all such schools, except those in the Diocese of Harbor Grace; one, a member of the Roman Catholic Church, for the supervision and inspection of Roman Catholic schools in the Diocese of Harbor Grace; and one, a member of the Methodist Church, for the supervision and inspection of Methodist schools. Each of the said Superintendents shall be sworn before a Justice well and faithfully to discharge the duties of his office. It shall also be the duty of the Church of England and Methodist Superintendents to inspect in alter-

nate years the other Protestant Board schools provided for by this Act; for which inspection they shall be paid the amount appropriated under section 12 of this Act, in equal proportions, less the amount to be paid for Presbyterian, Congregational and Salvation Army inspection hereinafter mentioned: Provided, the Governor in Council shall nominate and appoint a member of the Presbyterian Church, a member of the Congregational Church, and a member of the Salvation Army, or such other person recommended by the officer in charge of the Salvation Army in the Island of Newfoundland, and approved of by the Governor in Council, to inspect and report annually upon all schools of their respective denominations, for which inspection they shall be paid from the amount appropriated under section 12 of this Act.

76. The Governor in Council may nominate and appoint an assistant to the Superintendent for Church of England schools, and also an assistant to the Superintendent of Methodist schools, who shall act under the directions of the Superintendents of the said schools. Such assistants shall be called Assistant Superintendents.

77. No Superintendent or Assistant shall engage directly or indirectly in any commercial undertaking or business.

Superintendent
not to engage in
other business,

78. It shall be the duty of the Superintendents, and they are hereby empowered—

- (1) To have, subject to the Governor in Council, a general supervision and direction of all schools and training schools of their respective denominations receiving aid from Government, and to enforce the provisions of this Act and the regulations and decisions of the Governor in Council in reference to the same, and to forward to Chairmen of Boards all necessary forms of returns as provided for in this Act.
- (2) To prescribe, subject to the approval of the Governor in Council, the duties of Assistants provided for in section seven of this Act.

- (3) And with their aid to visit, if possible, annually each school, Training institution, and College or Academy of their respective denominations, and to examine the state and condition thereof, as respects the qualifications of the teachers, the system of instruction pursued, the order and discipline observed, the mode of keeping the school registers, the average attendance of the pupils, the progress of the pupils in learning, the suitability and condition of the buildings and premises; to give such advice as they may judge proper to teachers and boards; to do all in their power to carry out a uniform system of education, and by public addresses, or otherwise to improve the character and efficiency of existing public schools, and promote the establishment of other public schools in destitute localities.
- (4) To prepare annually a report of all schools, Training institutions, Colleges and Academies of their respective denominations, accompanied with full statistical tables and detailed accounts of income and expenditure, all breaches of this Act and dereliction of duty, to offer suggestions on all educational subjects as they may deem proper, which report shall be laid before the Legislature in printed form within one month after the opening of the next succeeding session.

Examination of
schools by others
than Superinten-
dents,

- 79.** The Governor in Council may, from time to time, upon the recommendation of the several Superintendents, authorize any person other than the proper Superintendent to visit, examine and report upon any of the Board schools provided for in this Act, and such report shall be embodied in the annual report of the proper Superintendent of the denomination to which the several schools so inspected belong.

COUNCIL OF HIGHER EDUCATION.

Respecting the
Council of Higher
Education.

- 80.** The Governor in Council shall appoint a Board consisting of twenty-six members, of whom the six Superintendents and Assistants of Education, and the Head Masters of

the Colleges mentioned in section ninety-three of this Act shall be members *ex officio*, and the remaining sixteen members of the said Board shall hold office for three years only, but may be re-appointed. The said Board shall be known as and called "The Council of Higher Education," and hereinafter in this Act called the "Council."

81. Seven members of the Council present at any meeting ^{Quorum of} Council shall be a quorum for the transaction of business.

82. The Council shall be a body corporate and politic by ^{Council a body} corporate. the said name of "The Council of Higher Education," and shall have a common seal, with full power to make, alter and change the same, and shall have perpetual succession and full power to sue and be sued, implead and be impleaded, answer and be answered unto, in all Courts in this Colony, and to do and execute all such other matters as to the Council may appertain.

83. The powers, duties and functions of the Council shall ^{Powers and duties} of Council. be :—

- (1) To promote sound learning and to advance the interests of higher education by holding examinations and by awarding diplomas, prizes, and scholarships to successful candidates at such examinations.
- (2) To prescribe the subjects, manner, time and place of examinations, and to make such rules, regulations and bye-laws, as may be necessary in connection therewith, or with the awarding of diplomas, prizes, premiums and scholarships; rules, regulations and bye-laws made by the Council under this sub-section, shall be subject to the approval of the Governor in Council.
- (3) To nominate and appoint examiners, and such other officers as may be necessary for the purposes of the Council and for the management of its affairs.

Officers of
Council.

84. There shall be a president and two vice-presidents of the Council, who shall be elected by the Council at the annual meeting thereof in every year.

Annual meeting
of Council.

85. The annual meeting of the Council shall be held in the month of June in every year, but special meetings may be called at any time by the president, upon the requisition of any three members of the Council.

Quorum of
Council.

86. Seven members of the Council, of whom four shall be nominated members, present at any meeting, shall be a quorum for the transaction of business.

Annual report for
Legislature.

87. An annual report of the proceedings of the Council, together with a statement of its accounts, shall every year be laid upon the table of both branches of the Legislature within one month of the opening thereof.

Register of
candidates.

88. The Council shall keep a register in which shall be recorded the names and additions of all candidates and teachers to whom diplomas, prizes, premiums or scholarships shall have been awarded.

Publication
of rules.

89. The rules and bye-laws of the Council, and the syllabus of subjects for examination, shall be published in the *Royal Gazette* at least six months before such examination.

Candidates
exempt from
grade examina-
tion in certain
cases.

90. A candidate presenting himself for examination before any of the Boards of Examiners appointed under section 53 of this Act, with a view of obtaining a certificate of grade, shall be exempt from examination in any subject in which he has passed an equivalent examination under the Council of Higher Education and obtained its diploma.

Definition of
“Board of Edu-
cation.”

91. The term “Board of Education” in this Act, shall mean only such Boards as have been or may be appointed under sections twenty, twenty-six, thirty-one, thirty-two, thirty-three, and thirty-four of this Act; “District,” unless otherwise specified, shall mean educational district; and “Public Schools” shall mean all schools participating in appropria-

tions under this Act, with the exception of the institutions established under section 92 of this Act.

COLLEGES.

92. There shall be established in St. John's for higher education a Church of England, and a Methodist College, and a Presbyterian College for both sexes, and a Roman Catholic College for males. And such Colleges shall be subject to annual inspection by the Superintendents of the respective denominations, as in the case of other schools receiving aid from the Government under this Act.

93. There shall be Boards of Education for the said several Colleges, to be appointed by the Governor in Council, which Boards shall be bodies corporate and politic. The Board of the Roman Catholic College shall consist of nine members of the Roman Catholic Church, a majority of whom shall form a quorum, and shall be known by the name of the "Directors of the Roman Catholic College." The Board of the Presbyterian College shall consist of nine members of the Presbyterian Church, a majority of whom shall be a quorum and said Board shall be known by the name of the "Directors of the Presbyterian College." The Board of the Church of England College shall consist of any number of members of the Church of England not exceeding twenty-one, to be nominated as hereinafter set forth, and shall be known as the "Directors of the Church of England College." The Board of the Methodist College shall be known as the "Governors of the Methodist College," and shall consist of any number of members of the Methodist Church not exceeding forty, to be appointed as hereinafter set forth. Each Board shall have a common seal, with full power to make, alter and change the same, and shall have perpetual succession and full power to sue and be sued, implead and be impleaded, answer and be answered unto, in all Courts within this Island; and to take, hold and convey all lands, moneys and chattels, and to do and execute all such other matter and things as to each of the said Boards shall appertain.

Establishment
of Colleges in
St. John's.

Respecting Col-
lege Boards.

Nomination of
Church of Eng-
land College
Board.

94. The Directors of the Church of England College shall be nominated by the Diocesan Synod of the Church of England, and the names of such persons as shall from time to time be so nominated, shall be certified by the Secretary of Synod, to the Colonial Secretary within one month of such nomination. It shall be lawful for such Directors to depute the general control and management of the College to an executive body selected from themselves, and not exceeding nine in number.

Nomination of
Methodist College
Board.

95. The Governors of the Methodist College shall be nominated by the General Conference of the Methodist Church, and the names of such Governors as nominated from time to time, shall be certified under the seal of the said Conference, and such certificate shall be forwarded within one month from such nomination to the Colonial Secretary of this Island. It shall be lawful for the Governors of the Methodist College to depute the general control and management of the institution to an executive body selected from themselves, and not exceeding eleven in number.

Nomination of
Presbyterian
College Board.

96. The directors of the Presbyterian College shall be appointed every two years, and shall be nominated by the congregation of St. Andrew's Church in the city of St. John's at one of their usual annual meetings; and the names of such persons so nominated shall be certified by the secretary of the said congregation to the Colonial Secretary within one month of such nomination; the Minister of St. Andrew's Church for the time being, to be *ex officio* a member of the Board of Directors of said Presbyterian College.

Powers of Boards.

97. Each of the said Boards shall have the power to appoint a head master and other teachers of their respective denominations for their respective Colleges, to prescribe the various branches of learning to be taught, and the terms and vacations to be kept in the said College; to fix the rates of fees to be paid by the students, subject to the approval of the Governor in Council, and to appropriate such fees either towards increasing the salaries of the said teachers or towards defraying the incidental expenses of their respective

Colleges, and also to make such bye-laws and rules for regulating their own proceedings, and for the efficient management of their respective Colleges as may be necessary, which bye-laws and rules shall be subject to the approval of the Governor in Council.

98. The said Boards shall, on or before the first day of September in each year, transmit to the respective Superintendents, reports of the condition and progress of their College and a detailed account, duly audited, of income and expenditure to be laid before the Legislature in accordance with form prescribed in Schedules A. and H. of this Act. Boards to report to Superintendents.

99. The Governor shall have the power to visit all colleges and schools. Governor a visitor of all colleges and schools.

100. Colleges shall afford facilities for the illustration and practice of the most approved methods of teaching, and the organization and management of schools, to such pupil teachers as shall be duly appointed to be trained therein. Respecting teaching in colleges.

101. The Governor in Council may appoint Boards of Directors for denominations other than the Church of England, Roman Catholic, Methodist and Presbyterian, for the purpose of expending the moneys appropriated under section seven of this Act. College Boards for other denominations.

102. There shall be a Scholarship, to be known as "The Jubilee University Scholarship," of two hundred dollars, which shall be competed for annually and shall be tenable for three years. Candidates for such Scholarship shall be under twenty years of age, shall be natives of this Colony, or shall have resided in this Colony for a period of five years, and shall have attended one or more of the public schools of this Colony for which moneys are appropriated under the Education Act, for at least two years. The said Scholarship shall be awarded to the candidate who shall pass at the Matriculation Examination of London University, held in this Colony in June of any year, and, if there are competitors, then to the candidate who shall pass highest at such examination. The said Scholarship shall be subject to the

condition that the holder thereof shall prosecute his studies for not less than two years at a British or Colonial University approved by the Council of Higher Education, and that he shall pass his terminal or class examinations in such University, and that at the end of the first and second years of his attendance at such University, he shall produce to the Council of Higher Education certificates of his progress and good conduct. Upon such certificates being approved by the said Council, the Secretary of the said Council shall certify in writing to the Colonial Secretary that the student is entitled to the payment of the Scholarship for the following year, and the said Scholarship shall thereupon be paid. If no person shall present himself for, and pass in such Matriculation Examination, the moneys apportioned for the purposes of this Scholarship shall be paid to the Council of Higher Education, to be applied by them in Scholarships of such number and value as they may deem expedient.

Jubilee Collegiate
Scholarships.

103. There shall be two Scholarships, to be known as "The Jubilee Collegiate Scholarships," of one hundred dollars each, which shall be competed for, annually, at the examinations of the Council of Higher Education. The said Scholarship shall be open to competition by students from the schools of this Colony which are situate outside of the several educational districts of St. John's, for which sums of money are appropriated under the Education Act, and shall be subject to the condition that each successful candidate shall attend in residence at some one of the Colleges or Convent Schools in St. John's for the academic year following such examination. The said Scholarships shall be awarded to the two students who shall pass highest in the Junior Grade Examination, and who shall be under fifteen years of age, and shall pass highest in the Senior Grade at such examination, and shall be subject to the condition that the successful candidate shall attend in residence at one of the Colleges or Convent Schools in St. John's.

104. The Governor in Council may from time to time, upon the recommendation of the Boards of Education concerned, and with the concurrence of the Superintendents

of Education, authorize the establishment of amalgamated schools in sparsely populated settlements where the number of children will not warrant the establishment of separate schools. In such cases the Boards and Superintendents consenting to such arrangement may allot a portion of the funds accruing to their respective Boards for the purposes of such schools, and such fund shall be paid to the Board of Education of the denomination having the majority of population in such settlement, and such Board of Education shall have the management of said school: Provided that should any one of such Boards of Education desire at any time to withdraw from such arrangement, it may do so by giving six months' notice through its Chairman to the Colonial Secretary, and the funds of the withdrawing Board shall from the date of the expiry of such notice cease to be paid to such managing Board and shall revert to the Board so withdrawing.

105. The teachers for such amalgamated schools shall be selected by concurrence or competitive examination (oral or written) and the Inspectors of the various denominations shall be the Board for the carrying out of such examinations.

There shall be no religious subject included in such examinations. They shall be open to candidates of all denominations; but the Inspector to whose denomination any candidate may belong, shall satisfy himself as to the good character of such candidate.

The teachers of such amalgamated school may, either after or before school hours, or during recess, teach religious doctrine to the pupils of their own denomination or to any others who, with their parents' consent, may be willing to remain. Arrangements shall also be made by which the children of the other denominations may have the use of the school-house, outside of the school hours, for receiving religious instructions by some respectable person of the respective denomination, appointed by the clergyman.

The salary of the teachers of such amalgamated schools shall be paid *pro rata* from the grants of the respective de-

nominations consenting to such schools, also all other expenses such as construction, repairs, fuel, etc.

The inspection of such schools may be made by any one of the Inspectors of the said consenting denominations by mutual arrangement among themselves, and the returns thereof shall be embodied in the reports of all the Inspectors concerned therein.

Qualifying section.

106. The foregoing sections shall not be construed as interfering in any way with the principle of denominational education which is by law established in this Colony.

Repealing section

107. The Acts mentioned in Schedule L hereto are hereby repealed to the extent mentioned in the third column of said schedule: Provided that such repeal shall not invalidate anything done under the said Acts, and that all matters and things done and all appointments made under the said Acts shall be deemed to be made under this Act, where the same are not inconsistent with the provisions thereof.

Operation of Act,

108. This Act shall come into operation on the first day of July, nineteen hundred and three, and may be cited as "The Education Act, 1903."

SCHEDULE A.

ACCOUNT OF INCOME AND EXPENDITURE OF THE BOARD OF Schedule A.
 EDUCATION FOR THE DISTRICT OF _____, FOR THE YEAR
 ENDING JUNE 30TH, 19____, SHOWING THE AMOUNTS ACTUALLY
 RECEIVED AND ACTUALLY DISBURSED DURING THE YEAR.

INCOME.	\$	c.
1.—To balance in hand from previous year		
2.— “ Legislative grant for general educational purposes		
3.— “ Legislative grant for books, etc.		
4.— “ Amount received from Poor Districts' grant ..		
5.— “ Amount received from Higher Educat'n grant ..		
6.— “ Other Legislative appropriat'ns (specify them) ..		
7.— “ Receipts from fees		
8.— “ Voluntary contributions and donations ..		
9.— “ Receipts from other sources (specify them) ..		
Total income for year		
Balance on hand June 30th, 19____, ()		

I hereby certify that the foregoing is a true account of income and expenditure on account of the Board of Education for the District of _____, for the year ending June 30th, 190____.

EXPENDITURE.	\$	c.
1.—By balance on July 1st, 19____, ()		
2.— “ Salaries to Teachers, namely:—		
Teacher. School. Amount.		
.....		
.....		
.....		
3.—By Salary to Secretary ()		
4.— “ Books, maps, globes, etc. ..		
5.— “ Furniture and other apparatus ..		
6.— “ Insurance on School property ..		
7.— “ Fuel, light, etc. ..		
8.— “ Repairs		
9.— “ Rents		
10.— “ Building school-houses (including purchase of sites) ..		
11.— “ Incidental		
Total expenditure for year		
Balance on hand June 30th, 19____		

Audited and found correct, this day of , 19____.

_____ Chairman.

_____ } Auditors.

SCHEDELE B.

EDUCATION RETURN FOR THE

.....District.School.

Schedule B.

	NO. OF PUPILS REGISTERED EACH QUARTER.				WHOLE NO. UNDER TUITION WITHIN YEAR.	
	No. under 5.	No. between 5 and 15.	No. over 15.	No. of Boys.	No. of Girls.	Total Pupils.
1st quarter ..						
2nd quarter ..						
3rd quarter ..						
4th quarter ..						
Annual aver- age Statement						

YEAR ENDING JUNE 30, 19 .

Teacher. Grade. Salary.

Schedule B.

ATTENDANCE.	APPARATUS.
Grand total attendance made by all Pupils—morn'g and afternoon Times the School has been opened during the quarter.	
Average attendance for quarter.	
No. of Pupils for whom suitable accommodation in School is provided.	
No. of visits by members of the Board.	
No. of visits by other School visitors.	
Square feet of Black-board in School.	
No. of Maps in School.	
No. of Globes.	
Other apparatus.	

SCHEDULE B.—(Continued).

EDUCATION RETURN FOR THE

District. School.

Schedule B.

	SALARY.	READING.	WRITING.	ARITHMETIC.
	From Board. From Fees. From Bonus. From Supplementary Grant. From other sources. Total.	Standard I. Standard II. Standard III. Standard IV. Standard V. Standard VI.	On Slates. On Copy-books.	Standards I. and II. Standards III. and IV. Standards V. and VI.
1st quarter ..				
2nd quarter ..				
3rd quarter ..				
4th quarter ..				
Annual average Statement.				

YEAR ENDING JUNE 30, 19

..... Teacher. Grade. Salary.

GEO- GRAP'Y.	GRAM- MAR.	HIS- TORY.	
Standards III. and IV.			
Standards V. and VI.			
Standards III. and IV.			
Standards V. and VI.			
Composition.			
British History.			
History of N.Hd.			
Book-keeping.			
Mensuration.			
Geometry.			
Navigation.			
Algebra.			
Drawing.			
Needle-work.			
Vocal Music.			
Other subjects, if taught			
Fees.			
Trees planted.			
Remarks.			

SCHEDULE C.

REGULATIONS FOR THE ADMISSION OF PUPIL TEACHERS.

1.—Every candidate shall not be less than sixteen nor more than thirty-five years of age.

2.—Shall produce a certificate of good character from the Chairman of the Education Board, or from some clergyman of his denomination for the district in which he resides.

3.—Shall be free from any serious bodily defect, and shall produce a certificate of good health satisfactory to the Board of Examiners ; and

4.—Shall pass a satisfactory examination in the following subjects, namely :

Reading—To read fluently and correctly a paragraph from a fifth standard book.

Writing—To write in a neat hand, with correct spelling, a paragraph from a fifth standard book, slowly read.

Arithmetic—To have a good knowledge of the simple and compound rules, bills of parcels, simple proportion, and some facility in mental arithmetic.

Grammar—To have a knowledge of the different parts of speech, and their ordinary inflections.

Geography—To have an elementary knowledge of the outlines of the world, and particularly of Newfoundland.

SCHEDULE D.

THIS INDENTURE, made at , in the Island of New-
foundland, this day of , in the year of our
Lord one thousand nine hundred and , between
 , as Superintendent of schools, of
the first part; of , the second
part; and , of , of the third part.

Witnesseth that, for the consideration hereinafter mentioned, the said parties of the second and third parts jointly and severally covenant with the said party of the first part, that the said party of the second part shall become a pupil teacher in order to receive a special course of instruction in the business of teaching in the in , and shall continue as such pupil teacher for a term of one, two, or three years, or such portion thereof as shall be determined by the Board of Examiners.

Secondly,—That the said party of the second part shall, during the aforesaid term, diligently apply self to all the studies appointed to , and further observe all the regulations that are or may be adopted in connection with the said college or school, for the government and training of pupil teachers.

Thirdly,—That the said party of the second part shall, immediately upon the completion of the aforesaid term of training, serve as a teacher in a public school in the district in which he was resident at the time of his entrance; or if not required in such district, in some other school of his denomination receiving aid from Government, for a period of at least three years; or if course of training shall have been extended beyond two years, serve as teacher one and a half times as long as the term of training.

And the said , as Superintendent of
Schools on behalf of the Government, covenants with the
said party of the second part,—

Schedule D.

Firstly,—That there shall be paid quarterly, during the said term, towards the maintenance and training of the said party of the second part as such pupil teacher, the sum of in accordance with the provisions of the law in existence for the time being relative to pupil teachers.

Secondly,—That all needful training shall be furnished the said party of the second part during pupil teachership, at the ordinary rate of charges for tuition in the

And the said parties of the second and third parts hereby jointly and severally covenant with the said

Superintendent of Schools aforesaid, and his successors in office, that in case of a breach in this contract by the said party of the second part in any matter or thing whatsoever, or in case of the said party of the second part not conforming to the rules made for the government and training of pupil teachers, or being dismissed by the Board of Examiners for misconduct, to pay the said , as Superintendent, or his successors in office, the sum of four hundred dollars, or such proportion thereof as the unexpired period of service bears to the whole period of service, as liquidated damages and not as penalty as if the said sum were assigned as liquidated damages for the specific breach of any separate provision herein contained.

In witness whereof the said parties have hereunto subscribed and set their hands and seals, at St. John's aforesaid, the day and year first above written

SCHEDULE E.

SYLLABUS FOR GRADING TEACHERS.

GENERAL REGULATIONS.

1.—Every candidate shall not be less than sixteen years Schedule E of age, nor more than thirty-five years of age, in good health and of an unexceptional moral character.

2.—Shall have been a pupil teacher, or shall have gone through a special course of instruction in one of the Training or other Institutions provided for by this Act ; or

3.—Shall have been trained in some other recognized training or normal school abroad ; or

4.—Shall be a graduate of any chartered college or university ; or

5.—Shall have been engaged under the provisions of section fifty-nine of this Act.

6.—Shall be acquainted with the provisions of this Act, particularly those pertaining to the duties of teachers.

7.—Shall have a knowledge of school organization comprising the classification of pupils, the arrangement, the real object and necessity, as well as the best means of discipline, and of securing the health and comfort of the pupils.

8.—Shall have a knowledge of approved methods of teaching, and be able to illustrate the same by actual practice.

GRADE III.—LANGUAGE.

Reading—To read with distinct utterance and due attention to punctuation.

Spelling—To spell correctly words selected or used by them in examination.

English Grammar—To parse fully any simple sentence, and apply the rules to syntax.

Composition—To write a composition from a short narrative read.

Schedule E.

HISTORY AND GEOGRAPHY.

History—Outlines of English History and the History of Newfoundland.

Geography—To be acquainted with elementary Geography, particularly that of Newfoundland, and to be able to draw from memory an outline map of the Island.

MATHEMATICS.

Arithmetic—To have a knowledge of the ordinary rules from an elementary text-book, including vulgar and decimal fractions and simple interest, with readiness in mental arithmetic.

GRADE II.—LANGUAGE.

Reading—To read with fluency, ease and expression, and to recite thirty consecutive lines from any standard poet.

English Grammar—To understand thoroughly the classification and inflection of words, and to parse and analyse any ordinary sentence.

Composition—To write a composition from a narrative read, or on any given familiar subject.

Music and Drill.

HISTORY AND GEOGRAPHY.

History—To have a fair knowledge of British history, and of the History of Newfoundland.

Geography—To have a fair knowledge of the geography of the world, particularly of Europe and America, and to be able to draw outline maps of the same.

MATHEMATICS.

Arithmetic—To have a good knowledge of vulgar and decimal fractions, simple and compound proportion and simple and compound interest, from an ordinary advanced text book, with increased readiness in mental arithmetic.

Book-keeping—To understand the keeping of accounts by single entry.

Drawing—Elementary.*Euclid*—Book I.

Algebra—To the end of fractions, and simple equations of Schedule E of one unknown quantity with problems involved therein.

GRADE I.—LANGUAGE.

Reading—To read a passage in prose and another in verse with distinct utterance, correct pronunciation, proper pauses, fluency and expression, and to recite correctly and with taste, forty lines of poetry or prose from memory

English Language (a)—To parse, analyse, and paraphrase, any given sentence, and to have a knowledge of the outlines of the history of English literature; (b) To prepare an original essay upon any given subject.

History—To have a knowledge of British history and of the History of Newfoundland.

Geography—To draw from memory an outline map of any of the continents, with the mountain ranges and chief rivers accurately marked, and to have a good knowledge of the general geography of the world.

MATHEMATICS.

Arithmetic—To have a complete knowledge of the several rules of an advanced text book.

Algebra—Involution, evolution, surds and indices, ratio and proportion, and of quadratic equation.

Euclid—Books I. to IV. inclusive.

Practical Mathematics—Mensuration of surfaces and simple solids, navigation, land surveying and book-keeping by single and double entry.

Drawing—More advanced.

Music and Drill—

HONOURS.

A candidate for any certificate may receive honourable mention for acquaintance with vocal or instrumental music, or any of the languages, or branches of natural science, or of mathematics not enumerated in the above curriculum.

Females of second grade are not required to pass examination in Algebra and Euclid, but credit will be given for any acquaintance shown therein.

Females of first grade are required to pass an examination in Euclid, book one; Algebra, to the end of vulgar fractions and simple equations of one unknown quantity; and book-keeping by single entry.

SCHEDULE F.

FORM OF ENGAGEMENT OF TEACHER.

Schedule F. This agreement, made this day of , A. D. one thousand nine hundred and , between , Chairman of the Board of Education at , and

Witnesseth, that the said agrees to serve the said chairman and Board as teacher of school under the said Board, according to all the rules, regulations and bye-laws now in existence, or which may hereafter be adopted by the said Board in relation to its teachers and the government of its schools; and further diligently to apply himself to all the duties of a teacher aforesaid; and in consideration of such services being well and faithfully performed, to the satisfaction of the said Board, the said chairman agrees, on behalf of the said Board, to pay the said the annual salary of \$ by equal quarterly payments on the day of , on the day of , on the day of , and on the day of , so long as he shall continue as such teacher in such school.

And further, it is hereby agreed between the said parties to these presents, that this agreement shall be subject to termination in accordance with rules, regulations and bye-laws of the said Board.

In witness whereof, the said parties to these presents have hereunto set their hands and seals, on the day and the year hereinbefore mentioned.

A. B., Teacher, [L.S.]
C. D., Chairman, [L.S.]

Signed, sealed and delivered, }
in the presence of } F. G., Witness.

SCHEDULE G.

STANDARD FOR THE GRADING OF SCHOOLS.

SUBJECTS.	READING AND SPELLING.	WRITING.	ARITHMETIC.
First Grade. Second Grade. Third Grade.	Standard I. To read in Mono-syllables.	To print letters or figures on slate.	Simple exercises in Arithmetic, Ball Frames, etc.
	II. To read a paragraph from an Elementary Book.	To transcribe correctly by a sentence.	Simple Addition and Subtraction and Multiplication Tables to six times twelve.
	III. To read with intelligence a short paragraph from a more advanced Class-book.	To write on slate from dictation a sentence correctly and neatly, and in copy-books, elements and simple letters.	To work an exercise in any of the Compound Rules.
	IV. To read with accuracy a passage in poetry or prose.	Copy-books to show improvement.	Practice, Bills of Parcels and Simple Proportion.
	V. To read with fluency and expression a passage in poetry or prose.	Same as above.	Simple Interest, Vulgar and Decimal Fractions.
	VI. To read and recite with taste and expression.	Same as above.	Compound Interest, Compound Proportion and Discount.

SCHEDULE G.—(Continued).

STANDARD FOR THE GRADING OF SCHOOLS.

Schedule G.

SUBJECTS.	GRAMMAR.	COMPOSITION.	GEOGRAPHY.
First Grade. Second Grade. Third Grade.	Standard I.		
	II.		
	III.		Elementary, particularly map of Newfoundland.
	IV.	To point out nouns, verbs and adjectives, and tell their relation in a sentence.	Easy Composition. Outlines of Western Hemisphere, particularly British North America.
	V.	Parsing and analysis of simple sentences.	To write from memory the substance of a story read out twice. Outlines of Eastern Hemisphere, particularly the British Isles.
	VI.	Parsing and analysis advanced.	Original. The World, with map drawing.

SCHEDULE G.—(Continued).

STANDARD FOR THE GRADING OF SCHOOLS.

SUBJECTS.	HISTORY.	REMARKS.
First Grade.	Standard I.	It will be seen by reference to this Schedule that in Third Grade scholars are required to pass in Standards I., II. and III.; and in the Second Grade in Standards I., II., III. and IV.; and in the First Grade they are required to pass in all the Standards.
Second Grade.	II.	
Third Grade.	III.	The subjects presented in this Schedule are regarded as essentials.—Schools in which Singing, Drawing, Drill, Book-keeping, Geometry, Algebra, Navigation, the Languages, or other higher branches are taught, will receive honourable mention.
	IV.	
V.	History of Newfoundland.	Two-thirds of those in attendance will be required to pass in each Standard in order to qualify for any Grade.
VI.	British History.	

SCHEDULE H.

RETURN FOR COLLEGES, ACADEMIES OR GRAMMAR

.....College (or School)Head Master or Principal

First Assistant

Second Assistant

Schedule H.

	PUPIL'S AGES, ETC.				WHOLE NO. PUPILS DURING YEAR.	
	No. under 10.	No. under 15.	No. above 15.	No. of Boys.	No. of Girls.	Total Pupils.
1st quarter (or term) ..						
2nd quarter (or term) ..						
3rd quarter (or term) ..						
4th quarter (or term) ..						
Annual average State- ment }						

SCHOOLS, FOR THE YEAR ENDING JUNE 30TH, 19

Salary, \$

66

Schedule H.

SCHEDULE H.—(Continued).

RETURN FOR COLLEGES, ACADEMIES AND GRAMMAR

.....College (or School)	Head Master or Principal
	First Assistant
	Second Assistant

Schedule H

	No. of examinations in the year.	No. in Reading, Spelling and Dictation.	No. Writing on Copy-books.	No. in Drawing.	In Arithmetic.	In Mensuration.	In English Grammar.
1st quarter (or term) ..							
2nd quarter (or term) ..							
3rd quarter (or term) ..							
4th quarter (or term) ..							
Annual average Statement }							

SCHOOLS FOR THE YEAR ENDING JUNE 30TH, 19 .

Salary, \$

: :
\$ \$

Schedule H.

In Composition and Elocution.	In British History.
	In History of Newfoundland.
	In Geography.
	In Book-keeping.
	In Geometry.
	In Algebra.
	In Navigation.
	In Trigonometry.
	In Natural History.
	In French.
	In German.
	In Spanish.
	In Latin.
	In Greek.

SCHEDULE I.

Schedule I.

THIS INDENTURE, made at St. John's, in the Island of Newfoundland, this day of , in the year of our Lord one thousand nine hundred and , between , as Superintendent of Schools, of the first part; , of , certificated teacher, of the second part; and , of , of the third part.

Witnesseth, that for the consideration hereinafter mentioned, the said parties of the second and third parts, jointly and severally covenant with the said party of the first part, that the said party of the second part shall be admitted into the in , in order to receive a special course of instruction in the business of teaching for a period not exceeding twelve months.

Secondly,—That the said party of the second part shall, during the said term, diligently apply self to all the studies appointed ; and further, observe all the regulations that are or may be adopted in connection with the said College (or Training School) for the government and training of teachers.

Thirdly,—That the said party of the second part shall immediately upon the completion of the aforesaid term of training serve as a teacher in a public school of denomination for at least eighteen months.

And the said , as Superintendent of Schools, on behalf of the Government, covenants with the said party of the second part,—

Firstly,—That there shall be paid quarterly, during the said term, towards the maintenance and training of the said party of the second part, as said pupil teacher, the sum of , in accordance with the provisions of the law in existence for the time being relative to pupil teachers.

Secondly,—That all needful training shall be furnished Schedule I. the said party of the second part, during the term aforesaid, at the ordinary rate of charges of tuition in the said

And the said parties of the second and third parts jointly and severally covenant with the said , Superintendent of Schools aforesaid, and his successors in office, that in case of a breach in this contract by the said party of the second part in any matter or thing whatsoever, or in case of the said party of the second part not conforming to the rules made for the government and training of such teachers, or being dismissed for misconduct by the Board of Examiners, to pay to the said , as Superintendent, or his successors in office, the sum of \$200 or such proportion thereof as the unexpired period of service bears to the whole period of service as liquidated damages for the specific breach of any separate provision herein contained.

In witness whereof, the said parties have hereunto subscribed and set their hands and seals, at St. John's aforesaid, the day and year first above written.

Signed, sealed, and delivered,)
in the presence of }

SCHEDULE J.

Annual Premiums required to be paid by each male teacher, according to age, as provided for in sub-section 1 of section 64 of this Act, in order to secure to himself, upon his reaching the age of sixty years, a pension of one hundred dollars per annum during the remainder of his life, expectation of life at that age being taken at 12.5 years, and the premiums being calculated on the scale of three and six per cent. compound interest.

Schedule J.

Age.	No. of Payments.	Annual Premiums on the scale of three per cent. compound interest.	Annual Premiums on the scale of six per cent. compound interest.	Age.
16	44	\$11 56	\$4 29	16
17	43	12 04	4 57	17
18	42	12 68	4 87	18
19	41	13 09	5 19	19
20	40	13 66	5 54	20
21	39	14 25	5 91	21
22	38	14 90	6 31	22
23	37	15 56	6 73	23
24	36	15 28	7 19	24
25	35	17 03	7 69	25
26	34	17 84	8 22	26
27	33	18 52	8 80	27
28	32	19 61	9 43	28
29	31	20 60	10 10	29
30	30	21 65	10 84	30
31	29	22 78	11 63	31
32	28	23 97	12 50	32
33	27	25 30	13 43	33
34	26	26 72	14 47	34
35	25	28 25	15 60	35
36	24	29 92	16 85	36
37	23	31 74	18 21	37
38	22	33 73	19 72	38
39	21	35 92	21 40	39
40	20	38 33	23 31	40
41	19	41 08	25 41	41
42	18	44 00	27 75	42
43	17	47 79	30 39	43
44	16	51 10	33 30	44
45	15	55 38	36 82	45
46	14	60 28	40 77	46
47	13	65 95	45 37	47
48	12	72 58	50 77	48
49	11	80 42	57 23	49
50	10	89 93	64 92	50

SCHEDULE K.

Annual Premiums required to be paid by each female teacher, Schedule K., according to age, as provided for in sub-section 1 of section 64 of this Act, in order to secure to herself, upon reaching the age of sixty years, a pension of eighty dollars per annum during the remainder of her life, expectation of life at that age being taken at 13.5 years, and the premiums being calculated on the scale of three and six per cent. compound interest.

Age.	No. of Payments.	Annual Premiums on the scale of three per cent. compound interest.	Annual Premiums on the scale of six per cent. compound interest.	Age.
16	44	\$9 85	\$3 61	16
17	43	10 26	3 84	17
18	42	10 69	4 10	18
19	41	11 13	4 37	19
20	40	11 63	4 66	20
21	39	12 14	4 98	21
22	38	12 68	5 31	22
23	37	13 25	5 67	23
24	36	13 86	6 06	24
25	35	14 50	6 48	25
26	34	15 18	6 93	26
27	33	15 92	7 41	27
28	32	16 70	7 94	28
29	31	17 54	8 51	29
30	30	18 43	9 13	30
31	29	19 39	9 80	31
32	28	20 42	10 73	32
33	27	21 54	11 32	33
34	26	22 74	12 19	34
35	25	24 05	13 14	35
36	24	25 47	14 19	36
37	23	27 02	15 34	37
38	22	28 71	16 61	38
39	21	30 57	18 02	39
40	20	32 63	19 64	40
41	19	34 90	21 40	41
42	18	37 45	23 37	42
43	17	40 29	25 59	43
44	16	43 49	28 12	44
45	15	47 14	31 02	45
46	14	51 30	34 34	46
47	13	56 13	38 21	47
48	12	61 79	42 76	48
49	11	68 45	48 15	49
50	10	76 51	54 68	50

SCHEDULE L.

NAME OF ACT.	SHORT TITLE.	EXTENT OF REPEAL.
Schedule L.		
59 Vic., cap. 31 ..	Education Act, 1895 ..	The whole Act.
60 Vic., cap. 7 ..	An Act to amend "The Education Act, 1895."	The whole Act.
60 Vic., cap. 7 (Session 1897).	An Act to amend the Law relating to Education.	The whole Act.
61 Vic., cap. 43 ..	An Act to amend "The Education Act."	The whole Act.
62 & 63 Vic., cap. 74 ..	An Act to amend "The Education Act, 1895."	The whole Act.
1 Ed. VII., cap. 8 ..	An Act to amend "The Education Act, 1895."	The whole Act.
2 Ed. VII., cap. 18 ..	An Act to amend "The Education Act, 1895."	The whole Act.

CAP. XI.

An Act respecting Life and Accident Insurance, 1903.

[MAY 20, 1903.]

SECTION	SECTION
1.—Short title	9.—Respecting payment of claims,
2.—Interpretation section.	10.—Respecting the naming of beneficiaries and diverting benefits.
3.—Application of Act.	11.—Burden of proof as to amount of claim payable is on insurer.
4.—Construction of contracts and proceedings to enforce same.	12.—Mode and time of payment of claims.
5.—Meaning of accident, disability or casualty.	13.—Respecting appointment of trustees of policy.
6.—All conditions of contract to appear on instrument, and statements to affect policy must be material.	14.—Respecting payment to representative appointed by foreign jurisdiction,
7.—Respecting the allowance of thirty days for payment of premium.	15.—Respecting payment into Court of shares of infants,
8.—Respecting errors as to age or otherwise.	16.—Respecting surrender of policy in favor of preferred beneficiaries.

SECTION

17.—A trust in favor of certain beneficiaries may be created in certain cases, and shares may be apportioned by insured.

18.—Such trust or apportionment may be varied.

SECTION

19.—Respecting payment and application of bonuses and profits by direction of insurer and the surrender and assignment of policies.

BE it enacted* by the Governor, the Legislative Council Enacting clause, and the House of Assembly, in Legislative Session convened, as follows:—

1 This Act may be cited as the “ Insurance Act, 1903.” Short title.

2 In this Act, unless the context otherwise requires— Interpretation section.

(1) “ Chief Agency ” means the principal office or place of business in Newfoundland of an extra-Colonial Corporation undertaking insurance in Newfoundland.

(2) “ Collector ” includes every officer, agent or person receiving pay, however remunerated, who by himself or by any deputy or substitute collects premiums, fees, assessments or other moneys for an insurance corporation.

(3) “ Company ” means and includes any corporation, or any society or association, incorporated or unincorporated, or any partnership, or any underwriter that undertakes or effects for valuable consideration, or agrees or offers so to undertake or effect, in the Colony, any contract of insurance within the intent of this Act.

(4) “ Head Office ” means the place where the chief executive officers of an insurance corporation transact its business

(5) “ Benefit ” includes all benefit, bonus and insurance moneys payable by the insurer under the contract; and “ beneficiary ” includes every person entitled to such moneys, and the executors, administrators and assigns of any person so entitled.

Interpretation.

- (6) "Preferred beneficiaries" constitute a class which includes the husband, wife, children, grand children and mother of the assured; all other beneficiaries may be known as "ordinary beneficiaries."
- (7) "Beneficiary for value" means a beneficiary for a valuable consideration other than marriage.
- (8) Insurance includes the following, whether the contract be one of insurance, or of re-insurance, and whether the premium payable be a sum certain, or consist of sums uncertain or variable in time, number or amount.
- (a) Insurance against death or accident.
- (b) Contracts of endowment, assessment endowment, tontine, semi-tontine, lifetime benefits, annuities on lives, or contracts of investments involving tontine or survivorship principles for the benefit of persisting members; or any contract of investment involving life contingencies.
- (c) Any contract made in consideration of a premium and based on the expectancy or expectation or probability of life; or any contract made on such consideration, and having for its subject the life, safety or insurable interest of any person, where the benefit under the contract is primarily payable to the assured or to a donee, grantee, or assignee, or to trustees, guardians, or representatives, or to, or in trust for, any beneficiary, or to the assured by way of indemnity or insurance against any liability incurred by him through the death or injury of any person.
- (d) Any investment, contract under which lapses, or payment made by discontinuing members or investors, accrue to the benefit of persisting members or investors.

- (e) Generally any contract in the nature of any of the Interpretation.
the foregoing, whereby the benefit under the contract accrues payable on or after the happening of some contingent event.
- (9) "Endowment Insurance" includes any contract of insurance which contains an undertaking to pay an ascertainable sum at a fixed future date, provided the assured is then alive. An undertaking to pay such sum on the assured reaching the expectancy or expectation of life shall be deemed to be endowment insurance.
- (10) "The Insurer" means the company undertaking the contract of insurance or of re-insurance, as the case may be.
- (11) "The assured" means the person whose life or insurable interest is insured.
- (12) "Maturity" of an insurance contract means the happening of an event, or the expiration of the term at which the benefit under the contract accrues due.
- (13) "Premium" includes any valuable consideration given or promised for insurance.
- (14) "Contract of insurance," "policy of insurance," and "policy," include any certificate or contract hereinafter mentioned, or in any way relating to life insurance.

3. The provisions of this Act shall apply to every lawful contract of insurance in writing now in force or hereafter effected, and shall also extend to the said contracts of insurance where any declaration endorsed thereon or identifying the same by number or otherwise, though made before the passing of this Act, would be within the operation and provisions of this Act, if the same had been made subsequent thereto. Such provisions shall likewise extend and apply to membership, beneficiary and other certificates and contracts

relating to life insurance issued or entered into by any society or association of persons, for any fraternal, provident, benevolent, industrial or religious purpose, among the purposes of which is the insurance of the lives of the members thereof exclusively, or by any association for the purpose of life insurance formed in connection with any such society or organization, and from among its members, and which insures the lives of such members, including certificates or contracts heretofore issued or entered into.

Construction of
contracts and
proceedings to
enforce same.

4. (1) Where the assured is a person domiciled or resident in Newfoundland, or is so domiciled or resident at the maturity of the policy, the policy, certificate or writing evidencing the contract shall, if issued or delivered over in Newfoundland, or committed to the post office or to any carrier, messenger or agent to be delivered or handed over in Newfoundland to the assured, his assign or agent, be deemed to evidence a contract made in Newfoundland, and the contract shall be construed, and the rights and status of the beneficiary or beneficiaries thereunder shall be determined according to the law of Newfoundland, and all moneys payable under the contract shall be paid in Newfoundland at the office of the insurer or its chief officer or agent in lawful money.

- (2) Any action to enforce such contract may be validly taken in any Court of competent jurisdiction in Newfoundland.
- (3) This section shall have effect notwithstanding any agreement, condition or stipulation in the policy to the contrary.

Meaning of accident, disability or casualty.

5. In any contract of insurance against accident or casualty or disability, total or partial, the event insured against shall be deemed to include any bodily injury occasioned by external force or agency, and either happening without the direct intent of the person injured or happening as the indirect result of his intentional act, such act not amounting to voluntary or negligent exposure to unnecessary danger, and

no term, condition, stipulation, warranty or proviso of the contract varying the aforesaid obligation or liability of the company shall, as against the assured, have any force or validity.

6. (1) Where any insurance contract, made by any corporation whatsoever within the intent of this Act, is evidenced by a sealed or written instrument, all the terms and conditions of the contract shall be set out by the corporation in full on the face or back of the instrument forming or evidencing the contract, and unless so set out, no term of, or condition, stipulation, warranty or proviso, modifying or impairing the effect of, any such contract made or renewed after the commencement of this Act shall be good and valid, or admissible in evidence to the prejudice of the assured or beneficiary. Nothing herein contained shall exclude the proposal or application of the assured from being considered with the contract, and the Court shall determine how far the insurer was induced to enter the contract by any material misrepresentation contained in the said application or proposal.

All conditions of
contract to appear
on instrument and
statements to
affect policy must
be material.

(2) No contract of insurance made or renewed after the commencement of this Act shall contain, or have endorsed upon it, or be made subject to, any term, condition, stipulation, warranty or proviso, providing that such contract shall be avoided by reason of any statement in the application therefor, or inducing the entering into of the contract by the corporation, unless such term, condition stipulation, warranty or proviso is limited to cases in which such statement is material to the contract, and no contract of insurance within the intent of this Act shall be avoided by reason of the inaccuracy of any such statement, unless it is material to the contract.

(3) The question of materiality in any contract of insurance whatsoever shall be a question of fact for the jury, or for the Court if there be no jury; and no

admission, term, condition, stipulation, warranty or proviso to the contrary, contained in the application or proposal for insurance, or in the instrument of contract, or in any agreement or document relating thereto, shall have any force or validity.

Respecting the allowance of thirty days for payment of premiums.

7. In any insurance of the person, where the money payable by way of premiums, dues or assessments (not being the initial premiums, dues or assessments), under any contract whatsoever is unpaid, any beneficiary or beneficiaries may, within thirty days from and including the first day on which the money is due, by registered letter or otherwise, pay, deliver or tender to the company at its head office, or at its chief agency in Newfoundland, or to the company's collector or authorised agent, the sum in default. On payment, delivery or tender, as aforesaid, by the assured, or by any of the beneficiaries under the contract, the contract shall be deemed to have been *ipso facto* revived or renewed, and any stipulation or agreement to the contrary shall, as against the assured or his beneficiaries, be utterly void. The thirty days hereinbefore mentioned shall run concurrently with the period of grace or credit (if any) allowed by the insurer for the payment of a premium, or of an instalment of premium, and nothing herein contained shall be deemed to extend the grace or credit beyond the total of thirty days.

Respecting errors as to age or other wise.

8. (1) Where the age of a person is material to any contract, and such age is given erroneously in any statement or warranty made for the purpose of the contract, such contract shall not be avoided by reason only of the age being other than as stated or warranted, if it appears that such statement or warranty was made in good faith and without any intention to deceive, but the person entitled to recover on such contract shall not be entitled to recover more than an amount which bears the same ratio to the sum that such person would otherwise be entitled to recover as the premium proper to the stated age of such person bears to the premiums proper to the actual age of such person, the said stated age and the actual age being both taken as at the

date of the contract. Provided, that in no case shall the amount receivable exceed the amount stated or indicated in the contract. Provided, also, that where the application for and contract of insurance expressly limit the insurable age, and where the actual age of the applicant for insurance at the date of his application exceeds the age so limited, the contract shall, during the life time of the assured, and not later than five years from the date of the contract, be avoidable at the discretion of the insurer within thirty days after the error in age comes to the knowledge of the insurer.

(2) Where any error is discovered in respect to any contract of insurance, or of the premium or premiums paid or to be paid upon such contract, nothing herein contained shall be construed in any way to prevent at any time before the maturity of the contract an adjustment between the insurer and the assured, of the amount or amounts payable in respect to any insurance effected, or of the premium or premiums paid or to be paid.

9. Every lawful claim against an insurance company under any contract of insurance within the meaning of this Act, shall be payable on the expiration of thirty days after reasonably sufficient proof has been furnished to the company of the happening of the event on which claim was by said contract to accrue due, and any rules, conditions or stipulations to the contrary shall, as against the assured, be void ; provided, however, that the insurance company may in its discretion pay the claim at any time before the expiration of said thirty days.

10. (1) The assured may designate the beneficiary by the contract of insurance or by instrument in writing attached to or indorsed on, or identifying the said contract by number or otherwise, and may by the said contract, or by the above mentioned, or by like instrument, apportion the insurance money, or by like instrument from time to time re-apportion the same, or alter, or revoke the benefits or trusts, or add or substitute new beneficiaries or trustees, or divert

Respecting payment of claims.

Respecting the naming of beneficiaries and diverting benefits.

Respecting the naming of beneficiaries and diverting benefits,

the insurance money wholly or in part to himself or his estate; provided that the assured shall not alter, or revoke, or divert the benefit of any person who is, and is expressly stated in such policy or instrument to be a beneficiary for value; nor shall the assured divert the benefit of a person who is of the class of preferred beneficiaries to a person not of the said class, or to the assured himself, or to his estate.

- (2) This section shall apply not only to any future contract of insurance, and to any declaration made on or relating to any such contract, but also to any contract of insurance heretofore issued, and declaration heretofore made.
- (3) Nothing contained in this Act shall be held or construed to restrict or interfere with the right of any person to effect or assign a policy for the benefit of any one or more beneficiaries, in any other mode allowed by law.
- (4) If one or more of the beneficiaries die in the life time of the assured, and no apportionment or other disposition is subsequently made by the assured, the insurance shall be for the benefit of the surviving beneficiary or beneficiaries in equal shares if more than one; and if all the beneficiaries die in the life time of the assured the insurance shall be for the benefit in equal shares of the surviving infant children of the assured, and if there are no surviving infant children, then the benefit of the contract and the insurance money shall form part of the estate of the assured.
- (5) Until the insurer has received the original or a copy of any declaration, apportionment, will or other instrument of disposition in writing affecting the assurance moneys or any portion thereof, or of any appointment or of any revocation of a trust, the insurer may deal with and obtain a valid discharge from the assured, or (as in the respective case may be) with and from his beneficiaries, (such beneficia-

ries not being persons under incapacity), or with and from his trustees, executors, administrators or assigns, in the same manner and with the like effect as if such declaration, apportionment, disposition appointment or revocation had not been made.

11. Where the event has happened on the occurrence of which any benefit or insurance money is payable under the contract, but the amount payable is a matter of dispute, the amount payable by the insurer to the beneficiary shall *prima facie* be the maximum amount stated or indicated in the contract, and it shall lie on the insurer to prove the contrary.

12. (1) When the insurance money becomes due and payable, it shall be paid within the time prescribed by section 9 of this Act, and according to the terms of the policy or of any declaration or instrument as aforesaid, and shall, in the case of preferred beneficiaries, be free from the claims of any creditors of the assured, except as in section ten provided.

(2) Where the insurance money or part thereof is for the benefit, in whole or in part, of infants, and the infants are mentioned as a class and not by their individual names, the money shall not be payable to the infants until reasonable proof is furnished to the insurer of the number, names and ages of the infants entitled.

13. (1) The assured may, by the policy or by his will, or by any writing under his hand, appoint a trustee or trustees of the money payable under the contract of insurance, and may, from time to time, revoke such appointment in like manner, and appoint a new trustee or new trustees and make provision for the appointment of a new trustee or new trustees, and for the investment of the moneys payable under the contract. Payment made to such trustee or trustees shall discharge the insurance corporation.

(2) If no trustee is named in the contract of insurance, or appointed as mentioned in the next preceding sub-

section, to receive the shares to which infants are entitled, their shares may be paid to the executors of the last will and testament of the assured, or to a guardian of the infants, duly appointed by the Supreme Court or a Judge thereof, or to the trustee appointed by the Supreme Court, or a Judge thereof, upon the application of the wife, or of the infants or their guardians, and such payment shall be a good discharge to the insurance corporation.

(3) Subject to the express terms of the trust instrument (if any), any trustee named, as provided for in subsections (1) and (2) of this section, and any executor or guardian, may invest the money received in any security in which trustees under the law may invest trust funds, and may from time to time alter, vary and transpose the investments; and, where the money is held for infants, may also apply all or part of the annual income arising from the share, or presumptive share, of each of the infants, in or towards his or her maintenance and education, in such manner as the trustee, executor or guardian thinks fit, and may also advance to and for any of the infants, notwithstanding his or her minority, the whole or any part of the share of the infant of and in the money, for the advancement or preferment in the world, or on the marriage of such infant.

Respecting payment to representative appointed by foreign jurisdiction,

14. (1) Where under a contract made, or by law deemed to be made, in Newfoundland, or a contract issued by an insurance company having its head office in Newfoundland, the insurance money is payable to the representatives of a person who at his death was domiciled or resident in a foreign jurisdiction, and no personal representative has become his personal representative in Newfoundland, the money may, on the expiration of two months after such death, be paid to the personal representative appointed by the Court of the foreign jurisdiction; provided it appears upon the probate or letters

of administration, or other like document of such Court, or by a certificate of the Judge, under the seal of the Court, that it has been shown to the satisfaction of the Court that the deceased at the time of his death was domiciled or resident at some place within the jurisdiction of such Court.

- (2) When the contract of such insurance provides that the insurance money may be paid to the personal representative appointed by the court of the jurisdiction in which the deceased was resident or domiciled at the time of his death, the money may be paid to such representative accordingly at any time after the death aforesaid, or according to the terms of the policy.
- (3) Where, under a contract made, or by law deemed to be made, in Newfoundland, the insurance money is payable to the representatives of a person who at the time of his death was domiciled or resident in a foreign jurisdiction and died intestate, the money may, after the expiration of three months after such death, if no person has become his personal representative in Newfoundland, be paid to the person or persons entitled, according to the law of the foreign jurisdiction, to receive the money and give a discharge for the same if such money were by the terms of the contract payable in such foreign jurisdiction.
- (4) When a testator domiciled or resident in a foreign jurisdiction, disposes of the insurance money by a will, valid according to the law of that jurisdiction, such money may be paid at any time after death, or according to the terms of the contract in that behalf, to the person or persons entitled under such will to receive and give a valid discharge for money payable in such foreign jurisdiction.
- (5) Where it appears by any letters of guardianship, or other like document relating to persons under incapacity, issued or to be issued by a court in a

foreign jurisdiction, or it appears by a certificate of the judge, under the seal of such court, that it has been shown to the satisfaction of such court that the assured at the maturity of the policy was domiciled or resident within its jurisdiction, and where security to the satisfaction of the court has been given by the guardian or other like officer appointed by the said letters or document, then the Supreme Court or a Judge thereof, upon application for the appointment of the said guardian, or like officer, as trustee under this section, may dispense with the giving of security; provided it has also been shown that the infants, or other beneficiaries under incapacity, reside within the jurisdiction of the foreign court, and that the proposed trustee is a fit and proper person, and that the security has, in accordance with the practice of such foreign court, been given in respect of and for the due application and account of the money payable under the policy.

(6) This section shall apply to policies heretofore issued, as well as to policies to be issued hereafter, and whether the death has occurred before the passing of this Act or not.

Respecting payment into Court of shares of infants.

15. (1) If there is no trustee, executor or guardian competent to receive the share of any infant in the insurance money, and the insurer admits the claim or any part thereof, the insurer, at any time after the expiration of two months from the date of the admission of the claim or part thereof, may obtain an order from the Supreme Court for the payment of the share of the infant into court, and in such case the costs of the application shall be paid out of the share (unless the court otherwise directs), and the residue shall be paid into court pursuant to the order, and such payment shall be a sufficient discharge to the insurer for the money paid; and the money shall be dealt with as the court may direct,

- (2) If the insurer does not, within thirty days from the time that the claim is admitted, either pay the same to some person competent to receive the money under this Act, or pay the same into the Supreme Court, the said court or a judge thereof may, upon application made by some one competent to receive the said money or by some other person on behalf of the infant, order the insurance money, or any part thereof, to be paid to any trustee, executor or guardian competent to receive the same, or to be paid into court to be dealt with as the court or judge may direct, and any such payment shall be a good discharge to the insurer.
- (3) The court or a judge thereof may order the costs of the application, and any costs incidental to establishing the authority of the person applying for the order, to be paid out of such moneys, or by the insurer, or otherwise as may seem just, and the court or judge may also order the costs of and incidental to obtaining out of court moneys voluntarily paid in by an insurer to be paid out of such moneys.

- 16.** (1) If a person who has hitherto effected, or who hereafter effects, an insurance for the benefit of any preferred beneficiary or beneficiaries, whether such benefit appears by the terms of the policy or by endorsement thereon, or by any instrument referring to and identifying the policy, finds himself unable to continue to meet the premiums, he may surrender the policy to the insurer and accept in lieu thereof a paid-up policy for such sum as the premiums paid would represent, payable at death or at the endowment age, or otherwise, as the case may be, and in the same manner as the money insured by the original policy if not surrendered would have been payable; and the company may accept the surrender and grant the paid-up policy, notwithstanding any declaration or direction in favor of any preferred beneficiary or beneficiaries,
- Respecting surrender of policy in favor of preferred beneficiaries

- (2) The assured may, from time to time, borrow from the insurer, or from any other corporation, company or person on the security of the policy, such sum as may be necessary and shall be applied to keep the policy in force, and on such terms and conditions as may be agreed on; and the sums so borrowed, together with such lawful interest thereon as may be agreed, shall, so long as the contract remains in force, be a first lien on the contract and all moneys payable thereunder, notwithstanding any declaration or direction in favor of any preferred beneficiary or beneficiaries.
- (3) Where all the beneficiaries, whether preferred or ordinary, are of full age, they and the assured may surrender the contract of insurance, or assign the same, either absolutely or by way of security.
- (4) Where by any contract of insurance or by the declaration indorsed upon or attached to or identifying by its number or otherwise, any contract of insurance (whether such declaration has heretofore been or is hereafter made), it is provided that the contract shall be for the benefit of a person, and in the event of the death of such person, for the benefit of another person, such first mentioned person shall, if living, be deemed for the purposes of the next preceding sub-section, the person entitled to be benefitted under such contract.
- (5) This section shall apply not only to any future contract of insurance, and to any declaration made or relating to any such contract, but also to any contract of insurance heretofore issued and declaration heretofore made.

A trust in favor of certain beneficiaries may be created in certain cases, and shares may be apportioned by insured,

- 17.** (1) When a person (hereinafter called the assured) effects insurance on his or her own life, and either by the contract of insurance, or by instrument in writing attached to or indorsed on, or identifying the said contract by number

or otherwise, declares the insurance money or a portion of the principal or interest thereof to be for the benefit of the husband, wife, children, grand-children or mother of the assured, then such contract shall (subject to the right of the assured to apportion or alter as hereinafter enacted) create a trust in favor of the said beneficiary or beneficiaries, according to the intent so expressed or declared, and so long as any object of the trust remains, the money payable under the contract shall not be subject to the control of the assured, or of his or her creditors, or form part of his or her estate, when the sum secured by the contract becomes payable; but this shall not be held to interfere with any pledge of the policy to any person prior to such declaration

- (2) In the case of a policy or written contract of life insurance effected before marriage, a declaration under this section shall be, and shall be deemed to be as valid and effectual as if such policy or contract had been effected after marriage.
- (3) Where a contract of life insurance is effected by an unmarried man, for the benefit of his future wife, or future wife and children, but the contract does not designate by name or otherwise clearly ascertain a specific person as such intended wife, the contract (not being within the intent of sub-section five or six hereof) shall be construed as provided in sub-section seven.
- (4) Where a contract is effected, as in sub-section three, but at the maturity of the contract the assured is still unmarried, or is a widower without issue, the insurance money shall fall into and become part of the estate of the assured.
- (5) Where a contract of life insurance is effected by an unmarried man for the benefit of his future wife, or future wife and children, and the intended wife is designated by name, or is otherwise clearly ascertained in the contract, but the intended mar-

A trust in favor of certain beneficiaries, &c.

riage does not take place, all questions arising on such contract shall be determined as if in the case of a beneficiary not of the class of preferred beneficiaries.

- (6) When two or more beneficiaries are designated or ascertained but no apportionment as among them is made, all the said beneficiaries shall be held to share equally in the same, and where it is stated in the policy or declaration that the insurance is for the benefit of the wife and children generally, or of the children generally, without specifying the names of the children, the word "children" shall be held to mean all the children issue of the assured living at the maturity of the policy, whether by his then or any former wife, and the wife to benefit by the policy shall be the wife living at the maturity thereof.
- (7) If one or more of the preferred beneficiaries in whose favor the apportionment has been made, die in the life time of the assured, the assured may, by an instrument in writing, attached to or endorsed on or referring to and identifying the policy by number or otherwise, declare that the share formerly apportioned to the person so dying shall be for the benefit of such other person or persons as he may name in that behalf, not being other than one or more of the class of preferred beneficiaries; and in default of any such declaration, the share of the person so dying shall be for the benefit of the survivor or survivors of such beneficiaries in equal shares.
- (8) This section shall apply, not only to any future contract of insurance, and to any declaration made on or relating to any such contract, but also to any contract of insurance heretofore issued and declaration heretofore made.

18. The assured may, by an instrument in writing attached to or endorsed on, or identifying the policy by its number or otherwise, vary a policy or declaration, or any apportionment previously made, so as to restrict or extend, transfer or limit, the benefits of the policy to the wife alone or to the children, or to one or more of them, or to the mother or any other preferred beneficiary of the assured, as a beneficiary or sole beneficiary, although the policy is expressed or declared to be for the benefit of the wife and children, or of the wife alone, or of the child or children alone, or of the mother, or such other preferred beneficiary, or for the benefit of the wife for life, and of the children after her death, or for the benefit of the wife, and, in case of her death during the life of the assured, then for the child or children, or any of them, or for the benefit of any one or more of the survivors; or, although a prior declaration was so restricted; and he may also apportion the insurance money among the persons so intended to be benefitted, and may from time to time, by instrument in writing attached to or indorsed on the policy, or referring to the same, alter the apportionment as he deems proper; he may also, by his will, make or alter the apportionment of the insurance money; and an apportionment made or altered by his will shall prevail over any other made before the date of the will, except so far as such other apportionment has been acted on before notice of the apportionment by will; and whatever the assured may, under this section, do by an instrument in writing attached to or indorsed on or identifying the policy, or a particular policy or policies, by number or otherwise, he may also do by a will identifying the policy, or a particular policy or policies, by number or otherwise.

(2) "Apportion" or "apportionment" in this section shall include and authorize any division, sub-division, re-apportionment, or disposition of insurance moneys or benefits among any of the class of persons who under this Act are persons included in the class of preferred beneficiaries; and shall also include and authorize any disposition of the said moneys or benefits such as partly or wholly to divest the

right or to enlarge or diminish the interest of a beneficiary or beneficiaries acquired under any prior disposition of the said moneys or benefits, or such as to substitute one beneficiary of the said class for any other, or all others, or conversely: Provided, that the assured shall not, by virtue of the preceding sub-sections be authorized to divert the said moneys or benefits from all of the said class to a person not of the said class, or to the assured himself, or to his estate, and to divert the said insurance moneys or benefits, or any part thereof, from the original beneficiary where the policy expressly states that the beneficiary was a beneficiary for value.

Respecting payment and application of bonuses and profits by direction of insured and the surrender and assignment of policies.

19. (1) The assured may, in writing, require the insurer to pay the bonuses or profits, or portions thereof, accruing under the contract of insurance, to the assured, or to apply the same in reduction of the annual premiums payable by the assured, in such a way as he may direct; or to add the said bonuses or profits to the benefit; and the insurer shall pay or apply such bonuses or profits as the assured directs; and according to the rates and rules established by the insurer; provided always, that the insurer shall not be obliged to pay or apply such bonuses or profits in any other manner than is lawfully stipulated in the contract or the application therefor. This section shall apply to contracts of insurance heretofore made, and to bonuses and profits declared or earned in respect thereto as well as to contracts of insurance hereafter to be made.

- (2) Any contract of insurance may be surrendered or assigned.
 - (a) Where the policy is for the benefit of children only, and the children surviving are of the full age of twenty-one years, if the assured and all such surviving children agree to surrender or assign; or
 - (b) Where the policy is for the benefit of both a wife and children, and the surviving children are of the full

age of twenty-one years, if the assured and his then wife (if any) and all such surviving children agree to surrender or assign ; or

- (c) Where the policy is for the benefit of a wife only, or of a wife and children, and there are no children living, if the assured and his then wife agree to surrender or assign.
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CAP. XII.

An Act to amend Chapter 75 of the Consolidated Statutes (Second Series), entitled "Of Lotteries."

[MAY 20, 1903.]

SECTION 1.—Amendment of section 1 of cap. 75 of Consolidated Statutes.

SECTION 2.—Repeal of section 6 ; substituted section.

BE it enacted by the Governor, the Legislative Council, Enacting clause and House of Assembly, in Legislative Session convened, as follows :—

1. Section one of chapter seventy-five of the Consolidated Statutes (Second Series), entitled "Of Lotteries," is hereby Amendment of sec. 1 of cap. 75 of Con. Stats. amended by substituting "two hundred dollars" for "fifty dollars," as the amount of the penalty thereunder.

2. Section six of the said chapter is hereby repealed and Repeal of sec. 6; the following substituted therefor :—

6. Nothing in this chapter contained shall prevent joint Substituted sect tenants, tenants in common, or persons having joint interest in any property, from dividing any such property by lot or chance in the same manner as if the chapter had not been passed.

CAP. XIII.

An Act to amend "The St. John's Municipal Act, 1902."

[MAY 20, 1903.]

SECTION

1.—Amendment of section 137 of
“The St. John’s Municipal
Act, 1902.”

SECTION

2.—Amendment of section 39.
3.—Amendment of section 40.
4.—Amendment of section 93,

Enacting clause.

BE it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:—

**Amendment of
sec. 137 of “The
St. John’s Munici-
pial Act, 1902.”**

1. Section one hundred and thirty-seven of “The Saint John’s Municipal Act, 1902,” is hereby amended by substituting the following in lieu of sub-section three of said section:—

(3) An annual tax of not exceeding fifty dollars on all peddlers and hawkers, and other such persons vending goods other than the produce of the colony within the limits of the town, either as principals or as agents, or the servants of some other person; in the event of any peddler or hawker vending or offering for sale any such goods without having paid said tax, he shall be liable to a penalty of not exceeding one hundred dollars, or, in default, to imprisonment not exceeding three months; by substituting in sub-section six of said section the words “one hundred dollars” in lieu of the words “fifty dollars” in the first line of said sub-section; by substituting the following in lieu of sub-section seven:

(7) An annual tax of seven hundred and fifty dollars on every bank doing business in the town with a paid up capital of four million dollars or less, and of one thousand five hundred dollars on all banks with a paid up capital of more than four million

dollars and less than ten million dollars, and on all banks with a paid up capital of more than ten million dollars an annual tax of two thousand dollars; by adding to the said section the following sub-sections, namely:

- (13) An annual tax of fifty dollars on all Commercial Travellers doing business in the town;
- (14) An annual tax of not exceeding five hundred dollars on all persons, either as principals or agents doing business in the town as Stock Brokers on margins;
- (15) An annual tax of one hundred dollars on all loan and investment companies doing business in the town.

2. Section thirty-nine of said Act is hereby amended by Amendment of the addition after the word "concrete," in the seventh line ^{section 39.} thereof, of the words following "and plank, asphalt or other like material, as the Council may determine respectively."

8. Section forty of the said Act is hereby amended by Amendment of substituting in lieu of the words "five dollars each," in the ^{section 40.} second last line of said section, the following words "such sum as may be determined by the Council."

4. Section ninety-three of the said Act is hereby amended by substituting in lieu of the words "one hundred dollars" ^{Amendment of section 93.} the words "eighty dollars" in the third line of the said section.

CAP. XIV.

An Act respecting certain Retiring Allowances.

SECTION 1.—Certain persons to be paid retiring allowances.

SECTION 2—Manner of payment.

[MAY 20, 1903.]

Enacting clause.

BE it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:—

Certain persons to be paid retiring allowances. 1. The following shall be paid annually to the following persons during their life time, namely:—

To J. C Colbourne, late Postmaster at Twillingate, one hundred and fifty dollars.

To Mary Buchanan, late Postmistress at Trinity, one hundred and fifty dollars

To Anne Hayes, late Cash-keeper of the Poor Commissioner's office, St. John's, two hundred and seventy dollars.

To Mark Rowsell, late Light-keeper at Cape John, two hundred and forty dollars.

Manner of payment.

2. The foregoing retiring allowances shall be paid monthly.

CAP. XV.*An Act to amend the Revenue Act, 1901.*

[MAY 20, 1903.]

SECTION

1.—Amendment of section 21 of Revenue Act, 1901.
 2.—Amendment of Schedule A.

SECTION

3.—Amendment of Schedule B.
 4.—Amendment of Schedule C.
 5.—Operation of Act.

BE it enacted by the Governor, the Legislative Council enacting clause. and House of Assembly, in Legislative Session convened, as follows:—

1. Section twenty-one of “The Revenue Act, 1901,” is hereby amended by striking from the first line of sub-section (b) thereof the words “of the value of more than one dollar.”

2. Schedule A. to the said Act is hereby amended : Amendment of Schedule A.

(a) By adding thereto the following items, with the rate of duty, words and figures, namely: “Electric Motors, *ad valorem*, twenty-five per cent.; “All ingredients used in the manufacture of soap, candles, laundry blue, shoe and stove polish, paying more than twenty-five per centum, when imported by manufacturers, *ad valorem*, twenty-five per cent.”

(b) By striking out of (a) of item seventy-three thereof the words following: “Scythes, sickles or reaping hooks, snaths, farm, road, or field rollers, and other agricultural implements, N.E.S.”

(c) By adding in item seventy-nine thereof the words “when bolted or granulated,” after the words “corn meal.”

(d) By striking out of (c) of item ninety-five thereof the words following: “Mowing machines, self binders, reapers, sulky ploughs, horse-rakes, grain and seed drills, stumping machines, thrashers and separators,

hay and feed cutters, bone crushers, air motors, cream separating machines."

Amendment of
Schedule B.

3. Schedule B. to the said Act is hereby amended by striking out item one hundred and fifty-seven and substituting in lieu thereof the following: "157. Agricultural machinery and implements, N.E.S."

Amendment of
Schedule C.

4. Schedule C. to the said Act is hereby amended by the addition thereto of the following words: "Salt, known as fishing salt, which has been used in the curing or making of fish, prior to its importation."

Operation of Act.

5. These amendments shall be held to have come into operation on the third day of April, nineteen hundred and three, at the hour of nine thirty, A M.

CAP. XVI.

An Act to authorize the raising of a Loan by the sale of Debenture Bonds of the Colony.

[MAY 20, 1903.]

SECTION

- 1.—Debenture bonds for \$562,208 may be issued.
- 2.—Amount and form of bond.
- 3.—Form of coupons to be attached to bond.

SECTION

- 4.—Bonds and Interest chargeable upon revenue.
- Schedule—Bond.
- Schedule—Coupon.

Enacting clause.

BE it enacted by the Governor, the Legislative Council and House of Assembly, in Legislative Session convened, as follows:—

Debenture bonds for \$562,208 may be issued.

1. The Governor in Council shall have power to raise by the sale of Debenture Bonds of this Colony issued under the provisions of this Act a sum not exceeding five hundred and sixty-two thousand two hundred and eight dollars, to

be applied to the payment to the Reid-Newfoundland Company of portion of the award made under the arbitration held in October, nineteen hundred and two, and for other purposes.

2. The said Debenture Bonds shall be of the face value ^{Amount and form} of one hundred pounds each in sterling money of Great ^{of bond.} Britain, and shall mature fifty years from the date of issue, and shall bear interest at the rate of three and one-half per cent per annum, payable half yearly on the first days of January and July in each year. The said Debenture Bonds shall be in the form of Schedule A. to this Act, or as near thereto as the Governor in Council may find convenient, and shall be signed by the Minister of Finance and Customs, and countersigned by the Colonial Secretary, and numbered in succession from one upwards.

3. Coupons shall be attached to the said Debenture Bonds ^{Form of coupons to be attached to bond.} for the payment of the interest thereon, and shall be in the form of Schedule B. to this Act. The said coupons shall be signed by the Minister of Finance and Customs and countersigned by the Colonial Secretary. Provided that the names of the Minister of Finance and Customs and of the Colonial Secretary may be stereotyped as fac-simile signatures, and in such cases they shall be of like force and effect as if signed.

4. The said Debenture Bonds and interest aforesaid shall ^{Bonds and interest chargeable upon revenue.} be chargeable upon and payable out of the funds of the Colony.

SCHEDULE A.

NEWFOUNDLAND GOVERNMENT.

Debenture Bond issued under the Act 3 Edward VII., Cap. 16.

No.— £100 stg.

Schedule—
Bond.

Know all men by these presents, that the Newfoundland Government is indebted to the bearer hereof in the sum of one hundred pounds sterling, which it promises to pay the bearer hereof at its agency in London, England, on the first day of January, 19 . The interest upon which at the rate of three and one half per cent. per annum, the said Government promises to pay in sterling at its agencry in London, England, on the first day of January, and the first day of July in each year, on presentation of one of the coupons attached hereto.

In witness whereof the Governor has caused these presents to be signed by the Minister of Finance and Customs of this Colony, and countersigned by the Colonial Secretary thereof, this day of , 19 .

Minister of Finance and Customs.

Colonial Secretary.

SCHEDULE B.

NEWFOUNDLAND GOVERNMENT.

Debenture Coupon: - - - £1 15s. 0d.

Schedule—
Coupon.

The Newfoundland Government will pay to bearer on the first day of , one pound fifteen shillings sterling, at its agency in London, England, being six months interest due on Bond No. .

Minister of Finance and Customs.

Colonial Secretary.

CAP. XVII.

An Act to authorize the raising of a sum of money by Loan for the Public Service of the Colony.

[MAY 20, 1903.]

SECTION

- 1.—Loan for \$98,000 may be raised,
- 2.—Application of amount of loan.
- 3.—Mode of expenditure.

SECTION

- 4.—Form of debenture.
- 5.—Loan may be raised in sterling money.

BE it enacted by the Governor, the Legislative Council Enacting clause, and House of Assembly, in Legislative Session convened, as follows:—

1. The Minister of Finance and Customs of this Colony shall have power to raise by public advertisement and on tender a loan on the credit of the Colony, not exceeding the sum of ninety-eight thousand dollars, which sum, with interest thereon at the rate of three and one-half per cent, per annum, shall be chargeable upon and shall be repayable out of the funds of the Colony at the times and in the manner prescribed in the Schedule hereto.

2. The said sum, or as much thereof as shall be necessary, shall be applied and appropriated, as follows:—

- (a) New Wing, Lunatic Asylum, twenty-five thousand dollars;
- (b) Telegraph Construction, fifty thousand dollars;
- (c) New Court House, St. John's, fifteen thousand dollars;
- (d) Storage and Vaults, Public Buildings, five thousand five hundred dollars;
- (e) Court House, Bay St. George, two thousand five hundred dollars.

3. The said several amounts shall be expended in and upon the several works, services and purposes respectively,

Mode of expenditure.

in such manner and under such control, supervision and direction as shall from time to time be appointed by the Governor in Council.

Form of debenture.

4. The Minister of Finance and Customs shall, upon obtaining such loan, or any portion thereof, grant one or more debentures in the form of the Schedule annexed, which debentures shall be signed by the Minister of Finance and Customs, and countersigned by the Colonial Secretary, and numbered in succession from one upwards, and shall be transferable by endorsement thereof.

Loan may be raised in sterling money.

5. The Minister of Finance and Customs may, if deemed desirable and with the sanction of the Governor in Council, in accordance with chapter eleven of the Consolidated Statutes (Second Series), entitled "Of Loans upon the credit of the Colony," raise such loan in sterling money in the United Kingdom of Great Britain and Ireland.

SCHEDULE.

*Schedule—
Debentures.*

I, _____, Minister of Finance and Customs, do hereby certify that by virtue of an Act passed in the third year of the Reign of his present Majesty, chapter 17, entitled "An Act to authorize the raising of a sum of Money, by loan, for the Public Service of the Colony," I have received by way of loan from _____, the sum of _____, bearing interest at the rate of three and one-half per cent. per annum, payable half yearly on the first days of January and July in each year, until the first day of July, nineteen hundred and thirty-eight: Provided that it shall be optional with the Government after the expiration of twenty years to pay off the same upon giving twelve months' notice of such intention.

Given under my hand, at St. John's, the _____ day
of _____, A.D. 190 ____.

Minister of Finance and Customs.

Colonial Secretary.

CAP. XVIII.

An Act for Granting to His Majesty certain Sums of Money for defraying certain expenses of the Public Service for the Financial Years ending respectively the Thirtieth day of June, One Thousand Nine Hundred and Three, and the Thirtieth day of June, One Thousand Nine Hundred and Four, and for other purposes relating to the Public Service.

[MAY 20, 1903.]

SECTION

- 1.—\$107,765.85 to be expended for purposes set out in Schedule A.
- 2.—\$1,247,503.87 to be expended for purposes set out in Schedule B.

SECTION

- 3.—Respecting expenditure of the sum of \$64,060 78 voted in Schedule B,
- 4.—Respecting expenditures by local Boards or Councils,
- 5.—Respecting payment of moneys appropriated.

MAY IT PLEASE YOUR MAJESTY ;—

WHEREAS it appears that the sums hereinafter mentioned are required to defray certain expenses of the Public Service of Newfoundland, not otherwise provided for, for the financial years ending respectively the thirtieth day of June, one thousand nine hundred and three, and the thirtieth day of June, one thousand nine hundred and four, and for other purposes connected with the Public Service.

MAY IT THEREFORE PLEASE YOUR MAJESTY ;—

That it may be enacted by the Governor, the Legislative Council and the House of Assembly, in Legislative Session convened, as follows :—

1. From and out of the Consolidated Revenue Fund there shall and may be paid and applied a sum not exceeding in the whole one hundred and seven thousand seven hundred and sixty-five dollars and eighty-five cents towards defraying the several charges and expenses of the Public Service of the Colony from the first day of July, one thousand nine hundred and two to the thirtieth day of June, one thousand nine hun-
- \$107,765.85 to be expended for purposes set out in Schedule A.

dred and three, not otherwise provided for and set forth in Schedule A. to this Act, and also for other purposes in the said schedule mentioned.

**\$1,247,503.87 to
be expended for
purposes set out
in Schedule B.**

2. From and out of the Consolidated Revenue Fund there shall and may be paid and applied a sum not exceeding in the whole one million two hundred and forty-seven thousand five hundred and three dollars and eighty-seven cents towards defraying the several charges and expenses of the Public Service of the Colony from the first day of July, one thousand nine hundred and three to the thirtieth day of June, one thousand nine hundred and four, not otherwise provided for and set forth in Schedule B. to this Act, and also for other purposes in the said schedule contained.

**Respecting expen-
diture of the sum
of \$64,060.78
voted in Schedule
B.**

3. The sum of sixty-four thousand and sixty dollars and seventy-eight cents voted in Schedule B. to this Act shall be expended for the purposes therein set forth at such times, in such sums and at such places as may be hereinafter determined by the Governor in Council.

**Respecting expen-
ditures by local
Boards or Coun-
cils.**

4. Notwithstanding anything in any law to the contrary, it shall be lawful for the Governor in Council, in the cases of districts or neighbourhoods having local Boards or Councils, to authorize the payment at any time after the thirtieth June, one thousand nine hundred and three, to such local Boards or Councils of all the monies voted in respect of such districts or neighbourhoods for public charities, and roads, bridges and ferries in Schedule B. to this Act.

**Respecting pay-
ment of moneys
appropriated.**

5. The monies hereinbefore appropriated under sections 1 and 2 shall be paid by the Minister of Finance in discharge of such warrants as may from time to time be drawn by the Governor for the purposes therein set forth.

SCHEDULE A.

Sums to be granted to His Majesty by this Act for the Financial Schedule A,
Year ending the 30th June, 1903, as Supplemental Supply,
and the other purposes for which they are granted.

HEAD II.—CIVIL GOVERNMENT.

(\$25,250.00.)

Contingencies:

Government House—renewals, re-	
pairs, fittings and furniture, two	
thousand five hundred dollars ...	\$2,500 00

Colonial Secretary's Office:

General purposes, three thousand	
dollars	\$3,000 00
Royal Naval Reserve, twelve thou-	
sand dollars	12,000 00
Elections, two thousand four hun-	
dred dollars	2,400 00
Census, two thousand six hundred	
dollars	2,600 00
	—————
Finance Department, three hundred	
dollars	300 00
Department of Justice, one hundred	
dollars	100 00
Department of Marine and Fish-	
eries, one hundred dollars ..	100 00

Fuel and Light:

Government House, one hundred	
and fifty dollars	\$150 00
Customs' Building, two hundred	
dollars	200 00
Post Office, five hundred and fifty	
dollars	550 00
	—————
Carried forward ..	\$23,900 00

Schedule A

Brought forward ... \$23,900 00

Repairs, Public Buildings:

Trinity Court House, four hundred dollars .. .	\$400 00
Bay Roberts' Court House, three hundred dollars .. .	350 00
Placentia Court House, three hundred dollars .. .	300 00
Goverment House, three hundred dollars .. .	300 00
Departmental Building, fifty dollars .. .	50 00

	1,350 00

IV.—ADMINISTRATION OF JUSTICE.

(\$1,350.00).

Constabulary (d), Police Department (1):

Fuel and light, Barracks, four hundred and fifty dollars .. .	\$450 00
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Constabulary, Fire Department (2):

Fuel and light, Stations, four hundred and fifty dollars .. .	450 00

	900 00

St. John's Penitentiary (e):

Fuel and light, one hundred and fifty dollars .. .	\$150 00
Industries, three hundred dollars .. .	300 00

	450 00

V.—LEGISLATION, (\$650.00).

Six hundred and fifty dollars .. .	650 00

Carried forward .. .	\$27,250 00

1903. *Public Service Act.* Chap. 18. 157

Brought forward ... \$27,250 00 Schedule A.

VI.—EDUCATION, (\$1,131.02)

Interest on Teachers' Pension Fund:

Year ended 31st Dec., 1902, seven
hundred and twenty-nine dollars
and thirty-three cents ... 729 33

Colleges:

Balance due Methodists under new
distribution, two hundred and
ninety-five dollars and twenty-six
cents 295 26

Inspection:

Balance due Methodists under new
distribution, one hundred and six
dollars and forty-three cents ... 106 43
 —
 1,131 02

VII.—PUBLIC CHARITIES (\$20,950.00).

(c) *Regular Relief:*

Five thousand dollars ... 5,000 00

Coronation Gifts:

Five thousand dollars ... 5,000 00

Ablebodied Poor:

Five thousand dollars ... 5,000 00

Contingencies:

Two hundred and fifty dollars ... 250 00
 —
 15,250 00

Lunatic Asylum:

Supplies, two thousand four hun-
dred dollars ... 2,400 00
Fuel and light, one thousand five
hundred dollars ... 1,500 00
 —
 3,900 00

Carried forward ... \$47,531 02

Schedule A.

Brought forward ... \$47,531 02

General Hospital:

Fuel and light, three hundred dol-				
lars	300 00
Repairs, one thousand five hundred				
dollars	1,500 00

1,800 00**VIII.—LIGHT HOUSES, ETC. (\$2,450.00).***Maintenance:*

Two thousand dollars	2,000 00
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Fog Gun:

Ammunition, three hundred dollars	300 00
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Telephone Services (Capes):

One hundred and fifty dollars	...	150 00
		<u>2,450 00</u>

IX.—AGRICULTURE AND MINES (\$2,300.00).*Petty Surveys and Supplies:*

Eighteen hundred dollars	...	1,800 00
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Board of Agriculture:

Five hundred dollars	...	500 00
		<u>2,300 00</u>

X.—MARINE AND FISHERIES (\$4,900.00).*Travelling Expenses (Departmental):*

Three hundred dollars	...	300 00
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*Travelling Expenses (Inspection**Pickled Fish:*

One hundred dollars	..	100 00
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Expenses s. s. Fiona:

Three thousand five hundred dol-			
lars	3,500 00

Carried forward .. [\$3,900 00] \$54,081.02

Brought forward .. \$3,900 00 \$54,081 02 Schedule A.

Bounty on Ships built:

One thousand dollars	1,000 00	
		—————	4,900 00

XI.—ROADS, BRIDGES, ETC. (\$3,000.00).

Outstanding liabilities, three thousand			
dollars			3,000 00

XII.—POSTAL AND TELEGRAPHS (\$10,500.00).

(c) *Salaries, Outport Postmasters:*

Two hundred dollars	\$200 00	
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(e) *Couriers:*

Eight hundred dollars	800 00	
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(f) *Steam Subsidies:*

Placentia Bay, two thousand dollars	2,000 00	
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(g) *Miscellaneous:*

Five hundred dollars	500 00	
		—————	3,500 00

Telegraphs:

Salaries outside, etc., one thousand			
dollars	1,000 00	

Contingencies, viz., maintenance,			
six thousand dollars	6,000 00	
		—————	7,000 00

XIII.—CUSTOMS (\$10,500.00).

General Services:

Eight thousand dollars	\$8,000 00	
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Customs' Alterations:

Two thousand five hundred dollars	2,500 00		
	—————	10,500 00	

Carried forward ..		\$82,981 02	
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Schedule A.	Brought forward	..	\$82,981 02
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XIV.—GENERAL CONTINGENCIES (\$24,784 83).

*To Recoup the Exchequer Account for
the following payments made and
due, viz :*

D. M. Browning, judgment of Supreme Court, three thousand five hundred and forty-four dollars and thirty cents	\$3,544 30
Sir W. V. Whiteway, judgment of Supreme Court, three hundred and sixty-one dollars and twenty-five cents	361 25
Noble, judgment of Supreme Court, one thousand five hundred dollars	1,500 00
Illuminations, Coronation, six thousand nine hundred and seventy-five dollars and seventy-eight cents	6,975 78
Public Enquiries, two thousand four hundred and twenty-eight dollars and fifty cents	2,428 50
G. Mackinson, one thousand dollars	1,000 00
R. T. McGrath, six hundred dollars	600 00
South Publishing Co., one thousand nine hundred and seventy-five dollars	1,975 00
Expenses in connection with the Coronation and Colonial Conference, London, Sir R. Bond, two thousand five hundred dollars ..	2,500 00
Carried forward	\$20,884 83
	\$82,981 02

1903	<i>Public Service Act.</i>	Chap. 18.	161
Brought forward ..		\$82,981 02	Schedule A.
Expenses in connection with Treaty negotiations, Washington, Sir R. Bond, sixteen hundred dollars ..	1,600 00		
General purposes, amount estimated to be required to end of year, one thousand dollars ..	1,000 00		
Search for schr. <i>Jessie</i> , etc., one thousand three hundred dollars ..	1,300 00		
	—————	24,784 83	
Total for Schedule A ..		.\$107,765 85	—————

chedule B.

SCHEDULE B.

Sums granted to His Majesty by this Act for the Financial Year ending June 30th, 1904, and the purposes for which they are granted.

INTEREST ON PUBLIC DEBT.

Premium and Management, ten thousand dollars	\$10,000 00
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CIVIL GOVERNMENT (\$78,417.00).

Government House, Salaries:

Governor's Private Secretary, nine hundred dollars	900 00
The Governor's Orderlies (one at \$360, one at \$400), seven hundred and sixty dollars	760 00
Keeper Government House grounds, three hundred and sixty dollars.			360 00
Typewriter, half salary, other half paid by Auditor General's office, two hundred dollars	200 00

			2,220 00

Colonial Secretary's Dept., Salaries:

The Deputy Head, one thousand five hundred dollars	1,500 00
The First Clerk, one thousand one hundred dollars	1,100 00
Second Clerk, seven hundred and fifty dollars	750 00
Third Clerk, four hundred and fifty dollars	450 00
Typewriter and Stenographer, five hundred dollars	500 00

Carried forward	..	\$4,300 00	\$12,220 00

Brought forward ..	\$4,300 00	\$12,220 00	Schedule B
Clerk for Vital Statistics, seven hundred dollars	700 00	
Messenger, four hundred and thirty dollars	430 00	
Registration Births, Marriages and Deaths, ditto miscellaneous salaries, one thousand five hundred dollars	1,500 00	
Inspector of Weights and Measures, St. John's, one hundred dollars	100 00	
Keeper of Observatory, one hundred and sixty dollars	160 60	
		-----	7,190 00

Department of Justice, Salaries:

The Deputy Head, one thousand two hundred dollars	1,200 00	
Private Secretary, Four hundred and fifty dollars	450 00	
Messenger, one hundred and fifty-six dollars	156 00	
		-----	1,806 00

Department of Finance, Salaries:

The Deputy Head, one thousand two hundred dollars	1,200 00	
First Clerk, one thousand two hundred dollars	1,200 00	
Second Clerk, four hundred and fifty dollars	450 00	
		-----	2,850 00

Department of Agriculture and Mines, Salaries:

The Deputy Head, one thousand two hundred dollars	\$1,200 00	
Carried forward	\$1,200 00	\$14,066 00

Schedule B.

	Brought forward	..	\$1,200 00	\$14,066 00
The First Clerk,	nine hundred dol-			
lars	900 00		
The Second Clerk,	six hundred dol-			
lars	600 00		
Third Clerk,	four hundred dollars.		400 00	
Surveyor to Department,	eight hun-			
dred dollars	800 00		
Messenger,	three hundred dollars .		300 00	
Keeper of the Museum,	two hun-			
dred and sixty dollars	260 00		
Public Analyst,	six hundred dollars		600 00	
Director of Geological Surveys and				
Curator of Museum,	one thou-			
sand eight hundred dollars	..	1,800 00		
First Surveyor,	one thousand dol-			
lars	1,000 00		
Second Surveyor,	eight hundred			
dollars	800 00		
Third Surveyor,	five hundred dol-			
lars	500 00		
Additional Surveyors and Assis-				
tants,	one thousand dollars ..	1,000 00		
Two Inspectors of Timber,	\$400			
each,	eight hundred dollars ..	800 00		
				10,960 00

Department of Marine and Fisheries, Salaries:

The Superintendent of Fisheries,				
one thousand two hundred dol-				
lars	1,200 00		
Secretary,	four hundred dollars ..	400 00		
Accountant,	eight hundred dollars ..	800 00		
Carried forward	..	\$2,400 00	\$15,026 00	

Brought forward	..	\$2,400 00	\$35,026 00	Schedule B.
Inspector of Marine Works, one thousand dollars	1,000 00	
Lighthouse Mechanician, eight hundred dollars	800 00	
Typewriter and Stenographer, three hundred dollars	300 00	
Inspector of Boilers, one thousand dollars	1,000 00	
Messenger, three hundred and twelve dollars	312 00	
Lloyd's Surveyor of Shipping, in aid of salary, eight hundred and sixty dollars	860 00	
Chief Examiner Masters and Mates, five hundred dollars	500 00	
Two Quarantine officers, one hundred and fifty dollars	150 00	
Harbor Master and Ships' Husband, seven hundred dollars	700 09	
		—	—	8,022 00

Department of Public Works, Salaries:

The Government Engineer, two thousand dollars	2,000 00	
The Secretary, one thousand two hundred dollars	1,200 00	
The First Clerk, nine hundred dollars	900 00	
Second Clerk, seven hundred dollars	700 00	
Third Clerk, six hundred dollars	600 00	
Carried forward	..	\$5,400 00	\$43,048 00	
	W			

Schedule B.

Brought forward	\$5,400 00	\$43,048 00
Superintendent of Public Works,		
Works, one thousand dollars ..	1,000 00	
Inspector of Districts outside Saint		
John's, one thousand dollars ..	1,000 00	
Five Road Inspectors, one thousand		
four hundred dollars ..	1,400 00	
Messenger, four hundred dollars ..	400 00	
Typewriter, two hundred and fifty		
dollars	250 00	
	—————	
		9,450 00

Department of Auditor General, Salaries:

First Clerk and Assistant Auditor,		
one thousand dollars	\$1,000 00
Messenger, fifty dollars	50 00
Clerk and Typewriter, half Salary		
(other half paid by Government		
House), two hundred dollars	200 00
	—————	
		1,250 00

Government House, Contingencies:

Stationery, three hundred dollars ..	\$300 00	
Telegrams, five hundred dollars ..	500 00	
Sundries, including telephone, two		
hundred dollars	200 00	
Governor's travelling expenses, one		
thousand dollars	1,000 00	
	—————	
		2,000 00

Department of Colonial Secretary, Contingencies:

Printing and gazetting and station-		
ery, three thousand dollars	\$3,000 00
Carried forward ..	.	\$3,000 00 \$55,748 00

Brought forward	.	\$3,000 00	\$55,748 00	Schedule B.
Telegrams, including Associated				
Press message, one thousand dol-				
lars		1,000 00		
Sundries: Cab-hire, cartage, small				
freights, Crown agent's account,				
meteorological register, tele-				
phones and Wolf Act, three				
hundred and fifty dollars ..		350 00		
Standard sets Weights and Mea-				
sures and renewals, four hun-				
dred dollars		400 00		
		—————	4,750 00	

Department of Justice, Contingencies:

Stationery, one hundred dollars ..		\$100 00		
Telegrams, one hundred and				
twenty-five dollars		125 00		
Sundries, including telephone,				
seventy-five dollars		75 00		
		—————	300 00	

Department of Finance, Contingencies:

Printing and stationery, six hun-				
dred and fifty dollars		\$650 00		
Telegrams, one hundred and twen-				
ty-five dollars		125 00		
Sundries, including telephone, sixty-				
five dollars		65 00		
		—————	840 00	

Department of Agriculture and Mines, Contingencies:

Printing and stationery, seven hun-				
dred dollars		700 00		
Repairs of Instruments, three hun-				
dred and twenty-five dollars ..		325 00		
Carried forward ..		\$1,025 00	\$61,638 00	

Schedule B.

Brought forward	..	\$1,025 00	\$61,638 00
Museum requirements, five hundred dollars	500 00	
Maps and advertising abroad, two hundred dollars	200 00	
Telegrams and postage, one hundred dollars	100 00	
Sundries, including telephone, charwoman, &c., three hundred and sixty dollars	360 00	
Chemicals for Analyst, one hundred and fifty dollars	..	150 00	
		-----	2,335 00

Department of Marine and Fisheries, Contingencies:

Printing and stationery, seven hundred and fifty dollars	..	\$750 00	
Telegrams and telephone, four hundred dollars	400 00	
Books for Library, and sundries, including telephone for Mercantile Marine Office, two hundred and fifty dollars	250 00	
		-----	1,400 00

Department of Public Works, Contingencies:

Printing and stationery, seven hundred and fifty dollars	..	\$750 00	
Telegrams and postage, one hundred and fifty dollars	150 00	
Sundries, including telephone and taxes, four hundred and fifty dollars	450 00	
Travelling expenses and assistance, one thousand dollars	..	1,000 00	
Carried forward	..	\$2,350 00	\$65,373 00

Brought forward ..	\$2,350 00	\$65,373 00	Schedule B.
Cash Notes, two thousand five hundred dollars ..	2,500 00		
	—————	4,850 00	

Auditor's Office, Contingencies:

Printing and stationery, including Account Books, and printing report, one hundred and twenty-five dollars ..	125 00
Postage and telegrams, twenty-five dollars ..	25 00
Sundries, including telephone ..	100 00
	—————
	250 00

Fuel and Light:

Government House, including fireman's salary and taxes, three thousand three hundred dollars.	3,300 00
Customs' Building : Fuel, light, rent, and taxes, one thousand two hundred and thirty dollars ..	1,230 00
Post Office : Fuel, light, and taxes, twelve hundred dollars ..	1,200 00
Departmental Building : Fuel, light, and taxes, eight hundred and forty dollars ..	840 00
	—————
	6,570 00

Insurance and Keepers:

Insurance on public buildings, four thousand two hundred dollars ..	\$4,200 00
Customs' Building : keeper and fireman, \$312 ; cleaning, \$208 ; sundries, \$100 ; fireman and keeper for Queen's wharf building, \$104 ; seven hundred and twenty-four dollars ..	724 00
	—————
Carried forward ..	\$4,924 00
	—————
	\$77,043 00

Schedule B.

Brought forward	..	\$4,200 00	\$77,043 00
Departmental Building: keeper and fireman, \$300; cleaning, \$220; night-watchman and sun- dries, \$230; seven hundred and fifty dollars	..	750 00	
			5,674 00

Repairs, Public Buildings:

Custom House, Harbor Grace, one hundred dollars	\$100 00
Government House, buildings and grounds, one thousand five hun- dred dollars	1,500 00
Imperial Property, three hundred dollars	300 00
Kerosene Oil Store expenses:— keeper's salary and commission, 5 per cent., two hundred dollars.			200 00
Kerosene Oil Store, new fence, two hundred and fifty dollars	..		250 00
Kerosene Oil Store, for repairs, one hundred and fifty dollars	..		150 00
Ross's Valley Hospital, one hun- dred dollars	100 00
Harbor Grace Hospital, fifty dollars			50 00
Post Office and Customs' Building, Carbonear, two hundred and fifty dollars	250 00
Customs' Building, St. John's, eight hundred dollars	800 00
Carried forward		, ,	\$3,700 00 \$82,717 00

Brought forward ..	\$3,700 00	\$82,717 00	Schedule B.
Temporary buildings, one hundred and fifty dollars .. .	150 00		
Attendance on Clocks in Public offices and Town Clock, two hun- dred dollars .. .	200 00		
Departmental Building, three hun- dred dollars .. .	300 00		
General Post Office, one thousand dollars .. .	1,000 00		
Government House, maintenance of furniture and general furnishing, three hundred dollars .. .	300 00		
Cabot Tower repairs, fifty dollars ..	50 00		
	—	5,700 00	
		—	
		\$88,417 00	

IV.—ADMINISTRATION OF JUSTICE,
(\$137,548.33).

Supreme Court, Salaries:

Chief Clerk and Registrar, one thou- sand eight hundred dollars ..	1,800 00	
Deputy Registrar and First Clerk, one thousand two hundred dollars ..	1,200 00	
First Assistant Clerk, six hundred dollars .. .	600 00	
Second Assistant Clerk, five hun- dred dollars .. .	500 00	
Stenographer, three hundred dol- lars .. .	300 00	
Keeper of Court House, including house rent, eight hundred dollars ..	800 00	
Carried forward ..	\$5,200 00	\$88,417 00

Schedule B.

Brought forward	..	\$5,200 00	\$88,417 00
Crier and Tipstaff, five hundred dollars	500 00	
Typewriter for deeds in Registry of Deeds Office, four hundred dollars	400 00	
Two Messengers, one at \$312 and one at \$144: four hundred and fifty-six dollars	456 00	
			6,556 00

Supreme Court, Contingencies:

Bailiffs (serving summonses, attendance Supreme Court), two hundred dollars	\$200 00	
Stationery, six hundred dollars	..	600 00	
Printing, one hundred dollars	..	100 00	
Telegrams, telephones and postage, one hundred dollars	100 00	
Bailiffs in outports, and Special Constables, payable on certificate of Sheriff, four hundred dollars	400 00	
Additional attendance and clerical assistance, two hundred and fifty dollars	250 00	
Travelling and other expenses of Judges:—			
Judges, whilst on Circuit and on board steamer, to be paid at the rate of \$6 per day;			
Judges, whilst on Circuit and on board train, to be paid at the rate of \$10 per day, payable			
Carried forward	..	\$1,650 00	\$94,973 00

Brought forward	... \$1,650 00	\$94,973 00	Schedule B.
upon certificate of Minister of Justice, six hundred dollars	600 00		
Sheriff, in lieu of travelling expenses, certificate as above, at the rate of \$5.00 per day	\$300 00		
Clerk, in lieu of travelling expenses, certificate as above, at the rate of \$5.60 per day	200 00		
Crier, in lieu of travelling expenses, \$3.00 per day...	200 00		
Other expenses attached to Circuit, including portion of Fiona's expenses ...	1,500 00	2,800 00	
Sundries, twenty-five dollars	25 00	4,475 00	

Rent:

Rent Supreme Court, St. John's, one thousand two hundred dollars	1,200 00
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Fuel, Light, and Supplies:

Fuel, light, cleaning, supplies and taxes, one thousand and fifty dollars	1,050 00	2,250 00
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District Courts, Salaries:

Clerk of the Peace, St. John's, one thousand dollars	1,000 00
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Clerk of the Peace, Harbor Grace, five hundred and eighty-five dollars	585 00
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Carried forward	.. \$1,585 00	\$101,698.00
X		

Schedule B.

Brought forward ..	\$1,585 00	\$101,698 00
Keeper of Court House, Harbor		
Grace, fifty dollars ..	50 00	

Contingencies, District Courts:

Stationery, St. John's and Harbor Grace, printing, telegrams, telephones and postage; travelling expenses of Judges, Central District Court, when outside the District, payable on certificate of the Minister of Justice; travelling expenses of Judge, Harbor Grace District Court, payable on certificate of the Minister of Justice; personal allowances to Judges when called upon to perform duties outside their district, payable on certificate of the Minister of Justice, notwithstanding anything in the Audit Act to the contrary; and sundries,		
twelve hundred dollars ..	\$1,200 00	

Rent:

Rent, District Court, St. John's,		
six hundred dollars ..	600 00	

Fuel, Light and Supplies:

Fuel, light, supplies and cleaning Court House, seven hundred and fifty dollars ..	750 00	
Matron and Assistant, Police Station, one hundred dollars	100 00	
		4,285 00

Carried forward ..

\$105,983 00

Brought forward . . .	\$105,983 00	Schedule B.
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Magistracy, Salaries:

Magistrate at Little Bay and Pilley's Island, seven hundred and fifty dollars ..	750 00
Magistrate at Twillingate, seven hundred and fifty dollars ..	750 00
Magistrate at Greenspond, seven hundred and fifty dollars ..	750 00
Magistrate at Bonavista, five hundred dollars ..	500 00
Magistrate at Trinity, eight hundred and seventy-five dollars ..	875 00
Magistrate at Ferryland, seven hundred and fifty dollars ..	750 00
Magistrate at Trepassey, five hundred and forty dollars ..	540 00
Magistrate at St. Mary's, four hundred and fifty dollars ..	450 00
Magistrate at Fogo, three hundred dollars	300 00
Magistrate at Harbor Main, three hundred dollars ..	300 00
Magistrate at Placentia, seven hundred and fifty dollars ..	750 00
Magistrate at Presque, four hundred and fifty dollars ..	450 00
Magistrate at Oderin, four hundred and fifty dollars ..	450 00
Magistrate at Burin, seven hundred and fifty dollars ..	750 00
Carried forward ..	\$8,365 00
	\$105,983 00

Schedule B

	Brought forward	.	\$8,365 00	\$105,983 00
Magistrate at Harbor Briton, four hundred and sixteen dollars	416 00			
Magistrate at Channel, seven hundred and fifty dollars ...	750 00			
Magistrate at St George's, eight hundred and seventy-five dol- lars	875 00			
Magistrate at Bay of Islands, eight hundred and seventy- five dollars	875 00			
Magistrate at Bonne Bay, eight hundred and seventy-five dol- lars	875 00			
Magistrate at Grand Bank, seven hundred and fifty dol- lars	750 00			
Magistrate at Brigus, seven hundred and fifty dollars ..	750 00			
Magistrate at Bell Island, seven hundred and fifty dollars ..	750 00			
Magistrate at Carbonneau, one thousand dollars .. .	1,000 00			
Magistrate at Old Perlican, six hundred and thirty dollars ..	630 00			
Magistrate at La Scie, three hundred and sixty dollars ..	360 00			
				16,396 00

Magistracy, Contingencies:

Stationery, telegrams and print- ing, six hundred dollars ..	\$600 00
Carried forward	\$600 00

\$122,379 00

Brought forward ..	\$600 00	\$122,379 00	Schedule B.
<i>Travelling expenses of Magistrates, payable on certificate of Minister of Justice (notwithstanding anything in the Contingency Act to the contrary); personal allowances to Magistrates when on special duty, payable on certificate of Minister of Justice (notwithstanding anything in the Audit Act to the contrary), one thousand one hundred dollars</i>	1,100 00		
	—————	1,700 00	

Constabulary, Police Salaries:

The Inspector General, two thousand dollars	\$2,000 00
The Superintendent, one thousand dollars	1,000 00
Secretary and Accountant, five hundred dollars	500 00
Two District Inspectors, at \$600 each ; three Head Constables, at \$500 each ; one Head Constable, at \$450 ; three thousand one hundred and fifty dollars	3,150 00
Ten Sergeants, at \$380 ; four Acting-Sergeants, at \$350 ; five thousand two hundred dollars	5,200 00
Seventy-seven Constables, at \$305, twenty-three thousand	—————
Carried forward ..	\$11,850 00
	\$124,079 00

Schedule B.

Brought forward . . .	\$11,850 00	\$124,079 00
four hundred and eighty-five		
dollars	23,485 00	
Special services, payable on cer-		
certificate of Minister of Justice,		
two hundred dollars . . .	200 00	

		35,535 00

Constabulary (Police) Supplies:

Arms, ammunition and saddlery,		
one hundred and fifty dollars	\$150 00	
Fuel and light to men, two thou-		
sand three hundred dollars .	2,300 00	
Fuel and light, allowance to men		
in St. John's, Harbor Grace		
and Carbonear, one thousand		
three hundred and ninety-		
four dollars	1,394 00	
Fuel and light to Barracks, one		
thousand five hundred dollars	1,500 00	
Uniform, accoutrements and		
bedding, three thousand one		
hundred dollars	3,100 00	
Allowance to married men and		
Drill Instructor, one hundred		
and forty-eight dollars . . .	148 00	
Purchase of forage for one horse		
(payable on certificate of Min-		
ister of Justice), two hundred		
dollars	200 00	

		8,792 00

Constabulary, Repairs:

Repairs, painting barracks, seven		
hundred dollars	\$700 00
Carried forward		\$169,106 00

Brought forward . . . \$169,106 00 Schedule B.

Rent:

Rent Outport Barracks, one thousand dollars . . .	1,000 00
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Conveyance:

Transfer and travelling expenses, four hundred dollars . . .	400 00
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Contingencies:

Printing and stationery, one hundred and sixty dollars . . .	160 00
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Telephones and telegrams, two hundred and forty dollars . . .	240 00
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Sundries, sewerage, water rates and rifle range, five hundred and sixty dollars . . .	560 00
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960 00

Annuities—Police:

Allowance to one man, at three hundred and thirty-three dollars and thirty-three cents . . .	333 33
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Three men, at \$280, eight hundred and forty dollars . . .	840 00
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Three men, at \$240, seven hundred and twenty dollars . . .	720 00
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Two men, at \$200, four hundred dollars . . .	400 00
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Two men, at \$170, three hundred and forty dollars . . .	340 00
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2,633 33

Fire Department, Salaries:

Five Chief Officers: one at \$400; two at \$700, and two	
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Carried forward . . .	\$174,299 33
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Schedule B.	Brought forward	...	\$174,299	33
	at \$550, two thousand nine hundred dollars	2,900	00
	Two Sergeants, at \$420, eight hundred and forty dollars ..		840	00
	Two Engineers, at \$420; eight hundred and forty dollars ..		840	00
	Seventeen Constables, at \$365, six thousand two hundred and five dollars	6,205	00
	Typewriter, etc., two hundred dollars		200	00

				10,985 00

Pension :

One man, one hundred dollars.	..	100	00
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Fire Department, Supplies :

Uniforms and accoutrements, eight hundred dollars ..		\$800	00
Fuel and light for Stations, one thousand two hundred dollars		1,200	00
Forage and up-keep and pur- chase of horses (payable on certificate of Minister of Jus- tice), two thousand six hun- dred dollars		2,600	00

			4,600 00

Repairs, Fire Department :

Repairs to building, painting, furnishing, etc. (payable on certificate of Minister of Jus- tice), five hundred and fifty dollars	550	00
Carried forward		..	\$190,334	33

Brought forward	..	\$190,334 33 Schedule B
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Additional Aid, Fire Department:

Reserve men, three stations, six hundred and fifty dollars	...	\$650 00
Subsidy to South Side men, two hundred dollars	...	200 00

		850 00

Fire Department, Machinery:

2,000 feet Hose, Carriage, up-keep of the Chemical Engine, Harness, Ladders, etc., two thousand three hundred dollars	...	2,300 00
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Medical Attendance:

Dr. Rendell, Physician to Police and Police Stations, and Post Mortem Examiner at Morgue, five hundred dollars	..	500 00
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Contingencies:

Printing, Stationery, fifty dollars	...	50 00
Telephones, one hundred and sixty dollars	...	160 00
Ground rents, etc., ninety dollars	..	90 00
Sundries Account, two hundred dollars	...	200 00

		500 00

Insurance:

Insurance of men, one hundred dollars	...	100 00
Carried forward	..	\$194,584 33
	Y	

Schedule B.

Brought forward	...	\$194,584 33
<i>St. John's Penitentiary, Salaries:</i>		
Superintendent, one thousand two hundred dollars	...	1,200 00
Superintendent, for rations, notwithstanding anything to the contrary in the Audit Act, three hundred dollars	...	300 00
Chief Warden, five hundred dollars	...	500 00
Tradeswarden and book-keeper, four hundred and fifty dollars	...	450 00
Turnkeys: two at \$400; one at \$300; one thousand one hundred and sixty dollars	...	1,160 00
Orderly, two hundred and sixty dollars	...	260 00
Matron, three hundred dollars	...	300 00
Watchman, three hundred and sixty-six dollars	...	366 00
	_____	4,536 00
<i>St. John's Penitentiary, Industries:</i>		
Instructor of Industries, four hundred dollars	...	\$400 00
Material for brooms, etc., three thousand two hundred dollars	...	3,200 00
Accountant, notwithstanding anything in section 34, Audit Act, to the contrary, two hundred dollars	...	200 00
	_____	3,800 00
Carried forward	..	\$202,920 33

Brought forward	...	\$202,920	33 Schedule B.
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Contingencies:

Stationery and printing, fifty dollars	50 00	
Sundries, fifty dollars	50 00	
		<hr/>	
		100 00	

Supplies and Maintenance:

Food, etc., one thousand seven hundred and fifty dollars ..	\$1,750 00	
Clothing, including washing, three hundred dollars ..	300 00	
Sundries, four hundred and fifty dollars ..	450 00	
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	2,500 00	

Fuel and Light:

Fuel and light, one thousand dollars	1,000 00	
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Repairs:

Repairs, six hundred dollars	600 00	
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Court Houses and Gaols, Salaries:

Gaoler at Little Bay, forty dollars	\$40 00	
Gaoler at Twillingate, forty dollars	40 00	
Gaoler at Greenspond, eighty-four dollars	84 00	
Gaoler at Bonavista, forty dollars	40 00	
Gaoler at Trinity, forty dollars	40 00	
Gaoler at Harbor Grace, four hundred and fifty dollars	450 00	
		<hr/>	
Carried forward		\$694 00	\$207,120 33

Schedule B.

Brought forward	..	\$694 00	\$207,120 33
Gaoler at Ferryland, one hundred and forty dollars ..	140 00		
Gaoler at Brigus, sixty dollars ..	60 00		
Gaoler at Placentia, one hundred and forty dollars ..	140 00		
Gaoler at Burin, forty dollars ..	40 00		
Gaoler at Harbor Briton, forty dollars	40 00		
Gaoler at Channel, forty dollars ..	40 00		
Gaol Surgeon, Harbor Grace, one hundred and twenty-five dollars	125 00		
Turnkey, Harbor Grace Gaol, two hundred and fifty-four dollars	254 00		
		—————	1,533 00

Fuel and Light:

Fuel and light, two thousand dollars	2,000 00
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Repairs:

To Outport Court Houses and Gaols, two thousand five hundred dollars	2,500 00
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Supplies, Court Houses and Gaols:

Rent, Outport Court Houses, four hundred dollars	\$400 00
Prisoner's diet, one thousand three hundred dollars	1,300 00
Clothing and washing, four hundred dollars	400 00	
Cleaning, three hundred dollars ..	300 00	
	—————	
Carried forward ..	\$2,400 00	\$213,153 33

Brought forward ..	\$2,400 00	\$213,153 33	Schedule B.
Furnishing, six hundred dollars ..	600 00		
Incidentals, four hundred dollars	400 00		
Wages, three hundred and fifty dollars	350 00		
	—————		
		3,750 00	

Local Constables, Salaries:

Catalina, one hundred and sixteen dollars	116 00
Trinity, one at \$116, one at \$56, one hundred and seventy-two dollars	172 00
Heart's Content, ninety dollars ..	90 00
Lower Island Cove, fifty-six dollars	56 00
Brigus, one hundred and sixteen dollars	116 00
Harbor Main, ninety dollars ..	90 00
Manuels, one hundred and sixteen dollars	116 00
Tickle Cove, fifty-six dollars ..	56 00
Salvage, fifty-six dollars ..	56 00
Ferryland, one hundred and sixteen dollars	116 00
Fermeuse, fifty-six dollars ..	56 00
Trepassey, ninety dollars ..	90 00
Fortune, fifty dollars ..	50 00
Lamaline, fifty-six dollars ..	56 00
Channel, fifty-six dollars ..	56 00
Renews, fifty dollars ..	50 00
	—————
Carried forward ..	\$1,342 00
	—————
	\$216,903 33

Schedule B.

Brought forward	..	\$1,342 00	\$216,903 33
St. Lawrence, fifty dollars	..	50 00	
Spaniard's Bay, fifty dollars	..	50 00	
North River, fifty dollars	..	50 00	
Hant's Harbor, fifty dollars	..	50 00	
		_____	1,542 00

Miscellaneous: Prosecutions, Investigations and Civil Actions:

Conveyance of prisoners, fees and expenses of witnesses, printing, payment of jurors, legal fees, etc., six thousand dollars	..	6,000 00	
Registration of jurors, eight hundred and seventy dollars	..	870 00	
		_____	6,870 00

Enquiries:

Under "Public Enquiries' Act," two hundred and fifty dollars		250 00	
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Inquests:

Expenses re Inquests, four hundred dollars	..	400 00	
		_____	650 00
			\$225,965 33

V.—LEGISLATION (\$28,305.00).

Legislative Council, Salaries:

The President, two hundred and forty dollars	..	\$240 00	
Fifteen Councillors, at \$120 each, one thousand eight hundred dollars	..	1,800 00	
Carried forward	..	_____	\$2,040 00 \$225,965 33

Brought forward ..	\$2,040 00	\$225,965 33	Schedule B.
The Clerk, six hundred dollars ..	600 00		
The Gentleman Usher of the Black Rod, six hundred dollars	600 00		
The Reporters: one at \$200; two at \$175; five hundred and fifty dollars	550 00		
Three Door-keepers: one at \$200; two at \$100; four hundred dollars	400 00		
Page, thirty-five dollars ..	35 00		
	—————	4,225 00	

Printing:

Journals, including binding, three hundred dollars ..	\$300 00		
Debates, two hundred and fifty dollars	250 00		
Miscellaneous Papers ..	250 00		
	—————	800 00	

Contingencies:

Newspapers, including binding, seventy-five dollars ..	\$75 00		
Telegrams and postages, ten dollars	10 00		
Tradesmen's accounts: fittings, etc., one hundred dollars ..	100 00		
Stationery, one hundred dollars ..	100 00		
Sundries, one hundred dollars ..	100 00		
	—————	385 00	

House of Assembly, Salaries:

Speaker, seven hundred and fifty dollars	750 00		
Chairman of Committees, three hundred dollars	300 00		
Carried forward ..	\$1,050 00	\$231,375 33	

Schedule B.

Brought forward	\$1,050 00	\$231,375 33
Seven Members, at \$300 each, two thousand one hundred dollars	2,100 00	
Twenty-nine Members, at \$200 each, five thousand eight hundred dollars	5,800 00	
Clerk, seven hundred and fifty dollars	750 00	
Assistant Clerk, five hundred dollars	500 00	
Sergeant-at-Arms, four hundred dollars	400 00	
Supervisor of Debates, three hundred dollars	300 00	
Five Reporters, at \$150 each, seven hundred and fifty dol- lars	750 00	
Five Doorkeepers, at \$100 each, five hundred dollars	500 00	
Three Messengers, at \$100 each, three hundred dollars	300 00	
Two Pages, at \$50 each, one hundred dollars	100 00	
Opposition Doorkeeper, one hundred dollars	100 00	
		12,650 00

Printing:

Journal, printing, one thousand dollars	\$1,000 00	
Binding, three hundred dollars	300 00	
Carried forward	\$1,300 00	\$244,025 33

Brought forward .. .	\$244,025 33 Schedule B
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Debates, one thousand two hundred dollars .. .	1,200 00
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Miscellaneous papers, one thousand dollars .. .	1,000 00
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3,500 00	
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Contingencies:

Newspapers, five hundred dollars .. .	\$500 00
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Telegrams and postage, one hundred and twenty dollars ..	120 00
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Stationery, two hundred and fifty dollars .. .	250 00
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Tradesmen's Accounts, two hundred and fifty dollars ..	250 00
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Sundries, five hundred dollars ..	500 00
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1,620 00	
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General Salaries:

Law Clerk, seven hundred and fifty dollars .. .	\$750 00
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Engrossing, three hundred and twenty dollars .. .	320 00
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Fireman, two hundred and sixty dollars .. .	260 00
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Keeper of building, three hundred dollars .. .	300 00
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1,630 00	
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Printing:

Printing and binding Acts, one thousand dollars .. .	1,000 00
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Gazetting Acts, four hundred dollars .. .	400 00
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1,400 00	
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Carried forward .. .	\$252,175 33
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Schedule B.

Brought forward ... \$252,175 33

Fuel, Lights, etc.:

Fuel and light, seven hundred and fifty dollars	\$750 00
Attendance, cleaning, sundries, two hundred dollars	200 00
Repairs, five hundred dollars	500 00
	— — —	1,450 00

Library:

The Librarian, three hundred and fifty dollars	\$350 00
For purchase of books, two hundred and fifty dollars	250 00
Printing and stationery, twenty dollars	20 00
Contingent expenses, twenty- five dollars	25 00
	— — —	645 00
	— — —	\$254,270 33

VI.—EDUCATION (\$6,620.00).

Contingencies:

Stationery and printing (ordi- nary), and for Matriculation Examinations, etc., five hun- dred dollars	\$500 00
Printing Reports of Inspectors of Education, one thousand dollars	1,000 00
	— — —	1,500 00

Goulds' School:

In aid of, one hundred and twenty dollars	120 00
Carried forward	\$255,890 33

Brought forward	...	\$255,890 33	Schedule B.
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Council of Higher Education:

Amount of grant, four thousand dollars	\$4,000 00	
Grant for places not included in Census, and other contingent expenses, one thousand dollars	1,000 00	
		—————	5,000 00
		—————	\$260,890 33

PUBLIC CHARITIES (\$214,612 00).

Relief of the Poor Department—Salaries:

The Commissioner, one thousand five hundred dollars ..	\$1,500 00	\$1,500 00
Inspector and accountant, eight hundred dollars ..	800 00	
Book-keeper, six hundred and seventy-two dollars ..	672 00	
Clerk, four hundred dollars ..	400 00	
	—————	1,872 00

Outport Offices—Salaries, Relieving Officers:

Kelligrews, forty dollars ..	\$40 00	
Harbor Main, forty dollars ..	40 00	
Brigus, one hundred dollars ..	100 00	
Port-de-Grave, one hundred dollars ..	100 00	
Bay Roberts, one hundred dollars ..	100 00	
Harbor Grace, four hundred and fifty dollars ..	450 00	
Carried forward	\$830 00	\$264,262 33

Schedule B.

Brought forward	..	\$830 00	\$264,262 33
Carbonear, two hundred and fifty dollars	250 00	
Freshwater, Bay-de-Verde, Broad Cove, Western Bay, Northern Bay, Lower Island Cove, Bay-de-Verde, Grate's Cove and Old Perlican, two hundred dollars	200 00	
Hant's Harbor, sixty dollars	60 00	
Heart's Content, fifty dollars	50 00	
New Harbor, thirty dollars	30 00	
Trinity, forty dollars	40 00	
Britannia Cove, forty dollars	40 00	
Catalina, sixty dollars	60 00	
Bonavista, forty dollars	40 00	
King's Cove, sixty dollars	60 00	
Open Hall, forty dollars	40 00	
Salvage, forty dollars	40 00	
St. Brendan's, thirty dollars	30 00	
Wesleyville, forty dollars	40 00	
James' Cove, forty dollars	40 00	
Greenspond, forty dollars	40 00	
Musgrave Harbor, twenty dollars	20 00	
Fogo, forty dollars	40 00	
Twillingate, one hundred and twenty dollars	120 00	
Exploits, forty dollars	40 00	
St. Anthony, forty dollars	40 00	
Carried forward	..	\$2,150 00	\$264,262 33

Brought forward ..	\$2,150 00	\$264,262 33	Schedule B.
La Scie, forty dollars ..	40 00		
Labrador, thirty dollars ..	30 00		
Blanc Sablon, twenty dollars ..	20 00		
Flower's Cove, twenty dollars ..	20 00		
Bonne Bay, forty dollars ..	40 00		
Bay of Islands, forty dollars ..	40 00		
St. George's, sixty dollars ..	60 00		
Channel, forty dollars ..	40 00		
Rose Blanche, forty dollars ..	40 00		
Ia Poile, forty dollars ..	40 00		
Burgeo, sixty dollars ..	60 00		
Rencontre, West, forty dollars ..	40 00		
Pushthrough, forty dollars ..	40 00		
St. Jacques, forty dollars ..	40 00		
Grand Bank, twenty dollars ..	20 00		
St. Lawrence, thirty dollars ..	30 00		
Lamaline, forty dollars ..	40 00		
Fortune, twenty dollars ..	20 00		
Burin, fifty dollars ..	50 00		
Mortier Bay, thirty dollars ..	30 00		
Oderin, twenty dollars ..	20 00		
Presque, twenty dollars ..	20 00		
Harbor Buffett, forty dollars ..	40 00		
Placentia, sixty dollars ..	60 00		
St. Mary's, sixty dollars ..	60 00		
Trepassey, forty dollars ..	40 00		
Ferryland, forty dollars ..	40 00		
Carried forward ..	\$3,170 00	\$264,262 33	

Schedule B.

Brought forward	.	\$3,170 00	\$264,262 33
Mobile, forty dollars	..	40 00	
Witless Bay, forty dollars	..	40 00	
		—————	3,250 00

New Offices:

Salaries, if required, for new offices established by Order in Council, two hundred dollars	200 00
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Medical Attendance to Paupers, Salaries:

(1) Four District Surgeons, at \$208.25 each), eight hundred and thirty-three dollars	..	\$833 00	
District Surgeon, Harbor Grace, four hundred and sixteen dollars	..	416 00	
Placentia, sixty dollars	..	60 00	
Bay Roberts and Port-de-Grave, two hundred and forty dollars	..	240 00	
Burgeo, sixty dollars	..	60 00	
Channel, forty dollars	..	40 00	
(2) Casual attendance, Outports, three thousand dollars		3,000 00	
(3) Emergency cases, seven hundred dollars	..	700 00	
		—————	5,349 00

Regular Relief, Permanent and Casual Poor:

Widows, orphans, aged, infirm, one hundred and ten thousand dollars	110,000 00
Carried forward	,,	,	,	\$383,061 33

Brought forward \$383,061 33 Schedule B.

Orphanages:

Church of England (male and female) two thousand one hundred dollars .. . 2,100 00

Roman Catholic (female) two
thousand eight hundred and
fifty dollars 2,850 00

Methodist (female), six hundred
dollars 600.00

Roman Catholic (male) . . . 1,000 00 6,550 00

Pauper Lunatics:

One thousand dollars .. 1,000 00

Conveyance of Sick Poor:

One thousand dollars .. 1,000 00

*Conveyance of Sick Fishermen,
Labrador:*

Eight hundred dollars .. 800 00

Extraordinary Expenditure:

Fire sufferers, artificial limbs,
etc., two thousand dollars .. 2,000 00

Contingencies:

Printing and stationery, postages and telegrams, fuel and light, sundries, telephones, etc., seven hundred dollars ... 705 00

Rent:

Four hundred and forty-one dollars 441 00

Carried forward, \$395,557 33

Schedule B.

Brought forward	\$395,557	33
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Shipwrecked Crews:

Including allowance for keeping accounts	3,000	00
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Charitable Societies:

Halifax Institute for the Blind, one thousand two hundred dollars	\$1,200	00
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Halifax Institute for Deaf and Dumb, one thousand two hundred dollars	1,200	00
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Incidental expenses, etc., re- above, two hundred dollars	200	00
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Dorcas Society, St. John's, two hundred and thirty dollars	230	00
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Dorcas Society, Harbor Grace, one hundred and twenty dol- lars	120	00
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Dorcas Society, Carbonear, one hundred and sixteen dollars	116	00
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Dorcas Society, Twillingate, one hundred dollars	100	00
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St. John's Factory, four hun- dred and sixty-two dollars	462	00
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Benevolent Irish Society, In- dustrial Department, two hundred and thirty-one dol- lars	231	00
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General Protestant Industrial Society, St. John's, four hun- dred and sixty-two dollars	462	00
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Carried forward	\$4,321	00	\$402,878	33
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Brought forward ..	\$4,321 00	\$398,557 33	Schedule B,
Ladies' St. Vincent de Paul, St. John's, two hundred and thirty-one dollars ..	231 00		
Ladies' St. Vincent de Paul, Harbor Grace, one hundred and twenty dollars ..	120 00		
Salvation Army Rescue Home, one hundred and fifty dollars ..	150 00		
Harbor Grace, Industrial School, four hundred dollars ..	400 00		
	—————	5,222 00	

Lunatic Asylum, Salaries:

The Resident Physician, one thousand seven hundred dollars	\$1,700 00	
The Matron, four hundred and fifty dollars	450 00	
Males: one, at \$400; one, at \$360; one, at \$325; one, at \$312; two, at \$310; one, at \$300; five, at \$290; two, at \$270; one, at \$260; one, at \$200; four thousand seven hundred and sixty-seven dollars	4,767 00	
Females: three, at \$144; four, at 120; six, at \$108; one, at \$96; one, at \$84; one thousand seven hundred and forty dollars	1,740 00	
	—————	8,657 00	
Carried forward ..	A1	\$412,436 33	

Schedule B:	Brought forward ..	\$412,436 33
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Contingencies:

Stationery, sundries, two hundred dollars	200 00
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Supplies:

Rations, twelve thousand five hundred dollars	\$12,500 00
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Clothing, two thousand five hundred dollars	2,500 00
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Incidentals, viz.: medicines, graves, forage, straw, repairs to furniture, etc., one thousand seven hundred and sixty dollars	1,760 00
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<hr/>	16,760 00
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Fuel and Light:

Coal, etc., three thousand dollars	3,000 00
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Repairs:

Repairs, four hundred dollars ..	\$400 00
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New fence to men's ward, six hundred dollars	600 00
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General Hospital, Salaries:

The Resident Physician, one thousand seven hundred dollars	\$1,700 00
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Allowance: horse hire, two hundred dollars	200 00
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Assistant Physicians, \$180 each, three hundred and sixty dollars	360 00
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<hr/>	Carried forward ..	\$2,260 00	\$433,396 33
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Brought forward ..	\$2,260 00	\$433,396 33	Schedule B.
The Matron, four hundred and eighty dollars ..	480 00		
Superintendent of Nurses, four hundred and eighty dollars ..	480 00		
Physicians attending H. M. Seamen, \$40 each, eighty dollars	80 00		
Messenger, one hundred and eighty dollars ..	180 00		
One male attendant, three hundred and twenty dollars ..	320 00		
Sixteen nurses: one, at \$80; five, at \$72; two, at \$68; five, at \$60; three, at \$56; one thousand and forty-four dollars ..	1,044 00		
Additional help in Hospital and Laundry, one hundred and eight dollars ..	108 00		
		4,952 00	

Contingencies:

Stationery, telegrams, postage and incidentals, seventy-five dollars	75 00
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Supplies:

Rations, eight thousand dollars	\$8,000 00	
Medicines, wines, spirits, one thousand five hundred dollars ..	1,500 00	
Clothing, bedding, etc., five hundred dollars ..	500 00	
Sundries, eight hundred dollars	800 00	
		10,800 00
Carried forward ..		\$449,223 33

Schedule B.

Brought forward . . .	\$449,223 33
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General Hospital, Fuel and Light, etc.:

Fuel and light, two thousand eight hundred dollars ..	\$2,800 00
Repairs, one thousand dollars ..	1,000 00
New heating apparatus, one thousand five hundred dollars	1,500 00
Completion of water supply, three hundred dollars ..	300 00

	5,600 00

Poor Asylum, Salaries:

The Superintendent, five hundred dollars	\$500 00
Allowance for horse hire, fifty dollars	50 00
The Matron, one hundred and fifty dollars	150 00
Attendant Physician, fifty dollars	50 00
Two male attendants: one, at \$280; one, at \$40; three hundred and twenty dollars	320 00
Ten female attendants: one, at \$80; five, at \$64; four, at \$60; six hundred and forty dollars	640 00
Night Watchman, three hundred and sixty dollars ..	360 00

	2,070 00

Contingencies:

Stationery, postages, sundries, including telephone, one hundred and ten dollars	110 00
Carried forward ..	\$447,003 33

Brought forward .. \$447,003 33 Schedule B.

Maintenance:

Rations, six thousand six hundred dollars ..	\$6,600 00
Clothing and bedding, nine hundred and fifty dollars ..	950 00
Sundries: utensils, cab-hire, cleaning, etc., eight hundred dollars ..	800 00
	—————
	8,350 00

Fuel and Light:

Fuel and light, one thousand two hundred dollars 1,200 00
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Repairs:

Repairs, ordinary, one thousand dollars 1,000 00
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Public Health, St. John's, Salaries:

Public Health and Medical Health Officer, six hundred dollars	600 00
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Attendant Physician, Fever Hospital, one hundred dollars ..	100 00
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Matron, Fever Hospital, one hundred and twenty dollars ..	120 00
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Inspector and keeper at Office, three hundred and sixty dollars	360 00
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Messenger, one hundred and eighty dollars	180 00
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Two Nurses at \$72, one hundred and forty-four dollars	144 00
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Inspector of Meats, two hundred and fifty dollars	250 00
	—————

1,754 00

Carried forward ..	\$469,307 33
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Schedule B.

Brought forward ... \$469,307 33

Contingencies:

Rent of Office, sixty dollars ..	60 00
Printing and stationery, twenty-five dollars ..	25 00
Doctors' reports on infectious cases, one hundred and thirty dollars ..	130 00
	<hr/>
	215 00

Conveyance:

For conveyance, burials, graves, two hundred dollars ..	200 00
	<hr/>
	200 00

Public Health, Outports, General:

Quarantine, Doctors' reports on infectious cases, medical attendance and nurses, medicines, disinfectants, fumigation, provisions, clothing, medicines supplied to H. M. ships for sick poor round the Island, and bonus to Doctors on ships, and sundries, three thousand dollars ..	3,000 00
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Public Health, Outports—Twillingate:

Salary, Keeper, and sundries, eighty dollars ..	80 00
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Labrador:

Medical attendance and medicine, one thousand dollars ..	1,000 00
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Lazaretto, St. John's—Maintenance and Supplies:

Rations, seven hundred and fifty dollars ..	\$750 00
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Carried forward .. \$750 00 \$473,802 33

Brought forward	...	\$750 00	\$473,802 33	Schedule B.
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Medicines, wines and disinfectants, three hundred dollars.	300 00
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Sundries, clothing, etc., one hundred and fifty dollars	150 00
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<hr/>	1,200 00
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Fuel and Light:

Fuel and light, three hundred dollars	300 00
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Repairs to Lazaretto:

Repairs to Lazaretto, two hundred dollars	200 00
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<hr/>	\$475,502 33
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VIII.—Lighthouses, Blockhouses, etc., (\$55,925.50).

Lighthouses.

Salaries:

Gull Island :

Keeper, seven hundred and forty dollars	\$740 00
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Courier, sixty dollars	..	60 00
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Nipper's Harbor :

Keeper, three hundred dollars	.	300 00
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Great Denier Island :

Keeper, one hundred and eighty-seven dollars and fifty cents	187 50
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South End Long Island :

Seven hundred and forty dollars		740 00
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Long Point, Twillingate :

Keeper, four hundred and sixteen dollars	416 00
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Carried forward		\$2,443 50	\$475,502 33
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Schedule B.	Brought forward	.	\$2,443 50	\$475,502 33
	Assistant, three hundred and twenty-four dollars	..	324 00	
	Wharf Light, Twillingate:			
	Keeper, one hundred dollars ..		100 00	
	Bacalhao North:			
	Keeper, five hundred and four dollars		504 00	
	Change Island:			
	Keeper, two hundred and sixty dollars		260 00	
	Cann Island:			
	Keeper, four hundred and fifty dollars		450 00	
	Tilton Harbor:			
	Keeper, seventy-five dollars ..		75 00	
	Wadham Island:			
	Keeper, five hundred and four dollars		504 00	
	Penguin Island:			
	Keeper, five hundred and four dollars		504 00	
	Cabot Island:			
	Keeper, five hundred and four dollars		504 00	
	Courier, ninety dollars ..		90 00	
	Puffin Island:			
	Keeper, three hundred and sixty dollars		360 00	
	Carried forward	..	\$6,118 50	\$475,502 33

Brought forward . \$6,118 50 \$475,502 33 Schedule P.

Little Denier Island :

Keeper, five hundred and four dollars	504 00
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King's Cove Head :

Keeper, two hundred dollars ..	200 00
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Cape Bonavista :

Keeper, four hundred and six- teen dollars	416 00
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Assistant, three hundred and twenty-four dollars	324 00
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Green Island Light and Alarm :

Keeper and Engineer, four hun- dred and sixteen dollars ..	416 00
---	--------

Assistant, three hundred and twenty-four dollars	324 00
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Port Point, Trinity :

Keeper, one hundred and twenty dollars	120 00
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Random Island :

Keeper, five hundred and four dollars	504 00
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Heart's Content :

Keeper, two hundred dollars ..	200 00
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Hant's Harbor :

Keeper, one hundred and twenty dollars	120 00
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Baccalieu South :

Keeper, six hundred and forty- eight dollars	648 00
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Courier, fifty-six dollars ..	56 00
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Carried forward ..	\$9,950 50	\$475,502 33
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Schedule B.	Brought forward	..	\$9,950 50	\$475,502 33
Western Bay :				
Keeper Fog Signal, five hundred and four dollars	..	504 00		
Carbonear Island :				
Keeper, three hundred and sixty dollars	..	360 00		
Harbor Grace Island :				
Keeper, three hundred and sixty dollars	..	360 00		
Harbor Grace Beacon :				
Keeper, one hundred and eighty-five dollars	..	185 00		
Bar Buoys, forty dollars	..	40 00		
Green Point, Bay Roberts :				
Keeper, two hundred dollars	..	200 00		
Brigus :				
Keeper, three hundred and sixty dollars	..	360 00		
Cape St. Francis :				
Keeper, four hundred and sixteen dollars	..	416 00		
Engineer, four hundred and sixteen dollars	..	416 00		
Fort Amherst :				
Keeper, four hundred and sixteen dollars	..	416 00		
Assistant, three hundred and twenty-four dollars	..	324 00		
Carried forward	..	\$13,531 50	\$475,502 33	

Brought forward .. \$13,531 50 \$475,502 33 schedule B.

Leading Lights, St. John's:

Keeper, three hundred and
twenty dollars .. . 320 00

Cape Spear:

Keeper, four hundred and six-
teen dollars 416 00

Engineer, four hundred dollars 400 00

Assistant Keeper, three hundred
and twenty-four dollars ... 324 00

Ferryland:

Keeper, six hundred dollars .. 600 00

Powell's Head:

Keeper, seven hundred and
forty dollars .. . 740 00

Cape Pine:

Keeper, six hundred and fifty
dollars 650 00

Point La Haye:

Keeper, two hundred dollars .. 200 00

Cape St. Mary's:

Keeper, four hundred and six-
teen dollars 416 00

Assistant, three hundred and
twenty-four dollars .. 324 00

Courier, ten dollars .. . 10 00

Point Verde:

Keeper, three hundred and sixty
dollars .. . 360 00

Carried forward \$18,291 50 \$475,502 33

Schedule B

Brought forward . \$18,291 50 \$475,502 33

Long Island, Placentia :

Keeper, five hundred and four			
dollars		504	00

Dodding Head :

Keeper, four hundred and six-			
teen dollars		416	00

Assistant, three hundred and			
twenty-four dollars		324	00

Lamaline :

Keeper, one hundred and twenty			
dollars		120	00

Brunette :

Keeper, four hundred and six-			
teen dollars		416	00

Assistant, three hundred and			
twenty-four dollars		324	00

Grand Bank :

Keeper, one hundred and twenty			
dollars		120	00

Garnish :

Keeper, one hundred and twenty			
dollars		120	00

Belleoram :

Keeper, one hundred and twenty			
dollars		120	00

Rocky Point :

Keeper, one hundred and twenty			
dollars		120	00

Carried forward .	\$20,875	50	\$475,502	33
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Brought forward . . \$20,875 50 \$475,502 33 Schedule B.

Sagona :

Keeper Fog Signal, sixty dollars 60 00

Pass Island :

Keeper, three hundred and sixty
dollars 360 00

Gaultois :

Keeper, one hundred and twenty
dollars 120 00

Ramea Island :

Keeper, five hundred and four
dollars 504 00

Boar Island :

Keeper, three hundred and sixty
dollars 360 00

Ireland Island :

Keeper, five hundred and four
dollars 504 00

Rose Blanche :

Keeper, three hundred and sixty
dollars 360 00

Isle aux Morts :

Keeper, one hundred dollars ... 100 00

Channel Range Lights and Buoys :

Keeper, three hundred and sixty
dollars 360 00

Channel Head Light and Fog
Signal :

Keeper, seven hundred dollars. 700 00

Carried forward . . \$24,303 50 \$475,502 33

Schedule B.

Brought forward .. \$24,303 50 \$475,502 33

Sandy Point:

Keeper, one hundred and twenty	
dollars	120 00

Bay of Islands:

Keeper, two hundred and sixty	
dollars	260 00

Lobster Cove Head:

Keeper, five hundred and four	
dollars	504 00

Kepple Island:

Keeper, two hundred dollars	200 00	
		-----	25,387 50

LIGHTHOUSES—MAINTENANCE AND REPAIRS.

Maintenance:

Gull Island, four hundred and	
fifty dollars	\$450 00

Nipper's Harbor, two hundred	
dollars	200 00

Long Island, Notre Dame Bay,	
three hundred and fifty dol-	
lars	350 00

Great Denier, sixty dollars	60 00	
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Long Point, Twillingate, four	
hundred dollars	400 00

Wharf Light, Twillingate, thirty	
dollars	30 00

Bacalhao North, two hundred	
dollars	200 00

Carried forward	\$1,690 00	\$500,889 83
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Brought forward	...	\$1,690 00	\$500,889 83	Schedule B.
South end Change Island, two hundred and fifty dollars ..		250 00		
Cann Island, two hundred dollars		200 00		
Tilton Harbor, forty dollars ..		40 00		
Wadham Island, three hundred dollars		300 00		
Penguin Island, two hundred and fifty dollars		250 00		
Cabot Island, four hundred dollars		400 00		
Puffin Island, three hundred and forty dollars		340 00		
Little Denier, two hundred and seventy dollars		270 00		
King's Cove Head, one hundred and eighty dollars		180 00		
Cape Bonavista, four hundred dollars		400 00		
Green Island Light and Alarm, twelve hundred dollars ..		1,200 00		
Fort Point, Trinity, one hundred and thirty dollars ...		130 00		
Random Island, two hundred and thirty dollars		230 00		
Heart's Content, one hundred and fifty dollars		150 00		
Hant's Harbor, one hundred and thirty dollars		130 00		
Carried forward ..		\$5,160 00	\$500,889 83	

Schedule B.

Brought forward . . .	\$5,160 00	\$500,889 83
Bacalieu South, four hundred dollars	400 00	
Western Bay Fog Signal, (special, \$200), one thousand and fifty dollars	1,050 00	
Carbonear Island, two hundred dollars	200 00	
Harbor Grace Island, four hundred and sixty-five dollars ..	465 00	
Harbor Grace Beacon, special \$50; Harbor Grace Beacon, special and Bar Buoys, two hundred and fifty dollars ..	250 00	
Green Point, Bay Roberts, one hundred and fifty dollars ..	150 00	
Brigus, special repairs, \$115; three hundred dollars ..	300 00	
Cape St. Francis Light and Alarm, fourteen hundred dollars	1,400 00	
Cape St. Francis, special for water pipes, two hundred dollars	200 00	
Fort Amherst, four hundred dollars	400 00	
Leading Lights, St. John's, four hundred and twenty dollars .	420 00	
Cape Spear Light and Alarm, thirteen hundred dollars ..	1,300 00	
Ferryland, three hundred and seventy-five dollars ..	375 00	
Carried forward . . .	\$13,170 00	\$500,889 83

Brought forward ..	\$13,070 00	\$500,889 83	Schedule B.
Powell's Head, two thousand one hundred and thirty dollars ..	2,130 00		
Cape Pine, four hundred and forty-five dollars ..	445 00		
Point La Haye, one hundred and fifty dollars ..	150 00		
Cape St. Mary's, five hundred dollars ..	500 00		
Point Verde, two hundred and seventy dollars ..	270 00		
Long Island, Placentia, two hundred and fifty dollars ..	250 00		
Dodding Head, five hundred dollars	500 00		
Lamaline, two hundred dollars.	200 00		
Brunette, \$330, and special for casing, \$1,100, one thousand four hundred and fifty dollars	1,450 00		
Grand Bank, seventy-five dollars	75 00		
Garnish, one hundred and fifty dollars	150 00		
Belleoram, one hundred and thirty dollars	130 00		
Rocky Point, special \$30, one hundred and thirty dollars ..	130 00		
Sagona Fog Gun, eighty dollars	80 00		
Pass Island, three hundred dollars	300 00		
Gaultois, one hundred and twenty dollars	120 00		
Carried forward ..	\$19,950 00	\$500,889 83	

Schedule B:	Brought forward	\$19,950 00	\$500,889 83
Ramea, two hundred and twenty five dollars	225 00		
Boar Island, two hundred and sixty dollars	260 00		
Ireland Island, two hundred and sixty dollars	260 00		
Rose Blanche, two hundred and fifty-five dollars	255 00		
Isle aux Morts, one hundred dollars	100 00		
Channel Head Light and Signal, special, \$200, two thousand two hundred and fifty dollars	2,250 00		
Channel Head Light and Buoys, special, \$400; five hundred and seventy dollars	570 00		
Sandy Point, one hundred and eighty-five dollars	185 00		
Bay of Islands, one hundred and twenty dollars	120 00		
Lobster Cove Head, two hundred and fifty dollars	250 00		
Kepple Island, two hundred dollars	200 00		
General Light Houses, two thousand five hundred dollars	2,500 00		
			27,125 00

Contingencies:

Telegrams, printing and advertising, stationery, three hundred dollars	300 00
Carried forward	\$528,314 83

Brought forward ... \$528,314 83 Schedule B.

Blockhouse—Salaries:

One man, three hundred dollars \$300 00

One man, three hundred dollars 300 00

Maintenance:

Fuel and light, four hundred
and fifty dollars ... 450 00

1,050 00

Noon Gun—Salaries:

One man, forty-eight dollars ... \$48 00

Ammunition, cartage and inci-
dentials, two hundred and
ninety dollars ... 290 06

Chronometer time, one hundred
dollars ... 100 00

438 00

Fog Gun—Salaries:

One man, sixty dollars ... \$60 00

One man, forty dollars ... 40 00

Fog Gun—Ammunition:

Ammunition, boating and inci-
dentials, one thousand dollars 1,000 00

1,100 00

Telephone Service:

Telephone service in connection
with Cape Spear, St. Francis,
Fort Amherst and Signal
Hill, four hundred and seven-
ty-five dollars ... 475 00

Gas Light, Queen's Wharf:

Gas light, Queen's Wharf, fifty
dollars ... 50 00

\$531,427 83

Carried forward ... \$531,427 83

Schedule B.

Brought forward . . . \$531,427 83

IX.—AGRICULTURE AND MINES (\$13,620.00).

Surveys:

Petty surveys, one thousand five hundred dollars	\$1,500 00
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Preservation of Sheep:

Amount required for destroying dogs, cost of proclamations, etc., one hundred and twenty dollars	120 00
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Supplies:

Supplies for surveyors, eight thousand dollars	8,000 00
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Board of Agriculture, four thou- sand dollars	4,000 00
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\$545,047 83

X.—MARINE AND FISHERIES (\$49,540.00).

GENERAL.

Protection, etc.:

Salaries, five thousand dollars .	\$5,000 00
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Requirements Dildo Hatchery, one thousand two hundred and fifty dollars	1,250 00
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Herring fishery protection, Sound Island, eight hundred dollars	800 00
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Expenses S. S. <i>Fiona</i> (Customs' protection), fifteen thousand dollars	15,000 00
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22,050 00

Carried forward
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\$567,097 83

Brought forward ..	\$531,427 83 Schedule B.
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Contingencies:

Travelling expenses, Superintendent of Fisheries, three hundred dollars	\$300 00
Repairs Incubators and incidentals, one hundred and fifty dollars	150 00
Travelling expenses, Inspector of Boilers, three hundred dollars	300 00

	750 00

Public Wharves:

Public wharves, repairs, rent and light, six hundred dollars ...	600 00
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Harbor Master:

Harbor Master, St. John's, \$100, Boatman, \$360, four hundred and sixty dollars	460 00
Night Boatman and sundries, forty dollars	40 00

	1,100 00

Examiner Masters and Mates:

Instructors Masters and Mates and Assistant Examiners, five hundred and forty dollars ..	540 00
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Cold Storage for Bait:

Five thousand dollars ..	
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Enforcement of Bait Laws and for distribution of bait:

Five hundred dollars ..	500 00
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Inspector of Pickled Fish:

Six hundred dollars ..	600 00

Carried forward ..,	\$575,587 83

Schedule B.

Brought forward \$575,587 83

HOME INDUSTRIES.

Shipbuilding:

Bounty on ships built, four thousand dollars	4,000 00
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Marine Works:

Additional amount required, fifteen thousand dollars	15,000 00
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XI.—ROADS, BRIDGES, FERRIES AND RAILWAYS,
(\$167,822.00).*Local Roads:*

District of St. Barbe, two thousand five hundred and thirty-four dollars	\$2,534 00
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District of Twillingate, six thousand and sixty-nine dollars	6,069 00
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District of Fogo, two thousand three hundred and sixty dollars	2,360 00
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District of Bonavista, six thousand four hundred and thirteen dollars	6,413 00
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District of Trinity, six thousand four hundred and fifty-six dollars	6,456 00
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District of Bay-de-Verde, three thousand and sixty-five dollars	3,065 00
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District of Carbonear, one thousand five hundred and sixty-seven dollars	1,567 00
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Carried forward	\$28,464 00	\$594,587 83
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Brought forward ..	\$28,464 00	\$594,587 83	Schedule B.
District of Harbor Grace, three thousand nine hundred and fifty-three dollars	3,953 00		
District of Brigus and Port-de-Grave, two thousand three hundred and twenty-two dollars	2,322 00		
District of Harbor Main, two thousand nine hundred and sixty-four dollars	2,964 00		
District of St John's East, six thousand seven hundred and ten dollars	6,710 00		
District of St. John's West, five thousand seven hundred and sixty-five dollars	5,765 00		
District of Ferryland, one thousand seven hundred and seventy-seven dollars	1,777 00		
District of Placentia and St. Mary's, four thousand seven hundred and forty dollars ..	4,740 00		
District of Burin, three thousand two hundred and forty-five dollars	3,245 00		
District of Fortune Bay, two thousand seven hundred and thirty dollars	2,730 00		
District of Burgeo and La Poile, two thousand one hundred and eighty-five dollars	2,185 00		
District of St. George's, two thousand eight hundred and thirty-five dollars	2,835 00		
	—————	67,690 00	
Carried forward ..		\$662,277 83	

Schedule B

Brought forward . . .

\$662,277 83

Main Roads:

Roads in the District of Saint Barbe, two thousand two hun- dred and twenty-five dollars.	2,225 00
Shoe Cove to La Scie, one hun- dred dollars . . .	100 00
Round Harbor to Tilt Cove, sev- enty-five dollars . . .	75 00
Round Harbor to Snook's Arm, seventy-five dollars . . .	75 00
Snook's Arm to Bett's Cove, fifty dollars . . .	50 00
Bett's Cove to Rouge Harbor, ninety dollars . . .	90 00
Rouge Harbor to North West Arm . . .	65 00
Little Bay Mines towards Indian Brook, five hundred dollars..	500 00
Jackson's Cove to King's Cove, one hundred dollars . . .	100 00
Jackson's Cove to Birchy Cove and Colchester, sixty-five dol- lars . . .	65 00
Southern Harbor, Little Bay Is- land, to Julien's Cove, fifty dollars . . .	50 00
Lush's Bight to Ward's Harbor, one hundred dollars . . .	100 00
Fortune Harbor to Carrel's Cove, one hundred dollars . . .	100 00
New Bay to Fortune, forty dol- lars . . .	40 00
Carried forward	\$3,635 00
	\$662,277 83

Brought forward ..	\$3,635 00	\$662,277 83	Schedule B.
Exploits to Sergeant's Cove, forty dollars	40 00		
Black Island Tickle to Kier's Cove, fifty-seven dollars	57 00		
Moreton's Harbor to Chance Harbor, sixty dollars	60 00		
Moreton's Harbor to Western Head, one hundred and fifteen dollars	115 00		
Tizzard's Har. to Carter's Cove, one hundred dollars	100 00		
Tizzard's Harbor to Moreton's Harbor, one hundred dollars ..	100 00		
Jenkin's Cove to French Beach, fifty dollars	50 00		
Rink road leading from Congre- gational Church to Bluff Head Cove, one hundred dollars ..	100 00		
Twillingate to Bluff Head, fifty dollars	50 00		
Gillard's Cove, round Kettle Cove, connecting Purcell's Harbor, one hundred and thirty dollars	230 00		
Lowland Cove to Main (new grant), twenty dollars	20 00		
Little Harbor to Purcell's Har- bor, across Marsh, fifty dollars	50 00		
Little Harbor to Jones' Cove, thirty dollars	30 00		
Darrell's Arm to Cod Jack's Arm, thirty dollars	30 00		
Carried forward ..	\$4,667 00	\$662,277 83	

Schedule B.

Brought forward .. .	\$4,667 00	\$662,277 83
Twillingate to Little Harbor, one hundred dollars ..	100 00	
Twillingate to Long Point, fifty dollars	50 00	
Hare Bay to Fogo, seventy-five dollars	75 00	
Barr'd Islands to Fogo Road, one hundred and seventy- eight dollars	178 00	
Shoal Bay to Fogo, seventy-five dollars	75 00	
Tilton Harbor to Joe Batt's Arm (half way), one hundred and twenty dollars	120 00	
Seldom-come-by to Fogo, three hundred and twenty-seven dollars	327 00	
Rocky Bay to Gander Bay, seventy-four dollars ..	74 00	
North Side Ragged Harbor to North Side Apsey Cove, one hundred dollars	100 00	
Cat Harbor to Musgrave Har- bor, two hundred dollars ..	200 00	
Cape Freels to Cat Harbor, one hundred dollars	100 00	
Greenspond to Cape Freels, seven hundred dollars ..	700 00	
Shambler's Cove to New Har- bor and Indian Bay, one hundred dollars	100 00	
Carried forward	\$6,866 00	\$662,277 83

Brought forward . . .	\$6,866 00	\$662,277 83	Schedule B.
Shambler's Cove to Loo Cove, one hundred dollars . . .	100 00		
Greenspond to English Harbor, or on landing place near Eng- lish Harbor, one hundred and fifty dollars	150 00		
Salvage Bay to Squid Tickle, fifty dollars	50 00		
Salvage Bay to Alexander Bay, fifty dollars	50 00		
Salvage Bay to Happy Adven- ture, one hundred dollars . .	100 00		
Southern Bay to Goose Bay, fifty dollars	50 00		
Plate Cove to Shoal Harbor, seven hundred and fifty dol- lars	750 00		
Southern Bay to Goose Bay, via Sweet Bay, two hundred dol- lars	200 00		
Riverhead, Southern Bay, to- wards Muddy Cove, one hun- dred dollars	100 00		
Trinity to Indian Arm, South- ern Bay, four hundred dol- lars	400 00		
Plate Cove towards Brown's Marsh, one hundred and twenty-five dollars . . .	125 00		
Open Hall towards Brown's Marsh, one hundred dollars .	100 00		
Carried forward . . .	\$9,037 00	\$662,277 83	

Schedule B.

Brought forward ..	\$9,057 00	\$662,277 83
Brown's Marsh towards King's Cove, one hundred and twenty-five dollars ..	125 00	
Tickle Cove to Plate Cove, two hundred dollars ..	200 00	
King's Cove to Tickle Cove, two hundred and ninety dollars ..	290 00	
Trinity to King's Cove, eight hundred dollars ..	800 00	
King's Cove to Bonavista, five hundred dollars ..	500 00	
Amherst Cove to Catalina, three hundred dollars ..	300 00	
Bonavista to Catalina, four hundred and ten dollars ..	410 00	
Bonavista to Bird Island Cove, one hundred dollars ..	100 00	
Catalina to Bird Island Cove, two hundred dollars ..	200 00	
Catalina to Little Catalina, fifty dollars ..	50 00	
Trinity to Catalina, seven hundred and twenty dollars ..	720 00	
Trinity to Pope's Harbor, five hundred dollars ..	500 00	
Heart's Ease to Butter Cove, sixty doilars ..	60 00	
Hickman's Harbor to Britannia Cove, one hundred and twenty dollars ..	120 00	
Dildo to Chance Cove, seven hundred dollars ..	700 00	
Carried forward ..	\$14,126 00	\$662,277 83

Brought forward	.	\$14,126 00	\$662,277 83	Schedule B
New Harbor to South Dildo, one hundred dollars	..	100 00		
New Harbor to Broad Cove Station, two hundred dollars		200 00		
New Harbor to Heart's Content, nine hundred dollars	...	900 00		
New Harbor to Spaniard's Bay, three hundred and thirty dol- lars	..	330 00		
Glover Road, nine hundred dol- lars	..	900 00		
Whitbourne Road, four hundred dollars	..	400 00		
Colinet, towards Hodgewater, twelve hundred dollars	..	1,200 00		
Whitbourne to South Dildo, four hundred dollars	..	400 00		
Carbonear to Heart's Delight, two hundred dollars	..	200 00		
Carbonear to New Perlican, twelve hundred dollars	..	1,200 00		
New Perlican to Lead Cove, seven hundred and seventy- five dollars	..	775 00		
Lead Cove to Grate's Cove, three hundred and twenty-five dol- lars	..	325 00		
Old Perlican to Island Cove, four hundred dollars	..	400 00		
Old Perlican to Bay-de-Verde, two hundred dollars	..	200 00		
Carried forward	.	\$21,646 00	\$662,277 83	

Schedule B.

Brought forward	.	\$21,646 00	\$662,277 83
Grate's Cove to Bay-de-Verde, two hundred dollars	..	200 00	
Bay-de-Verde to Red Cove, one hundred dollars	..	100 00	
Carbonear to Bay-de-Verde, one thousand two hundred and fifty dollars	..	1,250 00	
Carbonear to Perry's Cove, via Freshwater, one hundred dol- lars	100 00	
Brigus to Carbonear, one thou- sand dollars	1,000 00	
Upper Island Cove to Harbor Grace, two hundred dollars	.	200 00	
Upper Island Cove to Tilton, one hundred and thirty dol- lars	130 00	
Tilton to Brazill's Hill, fifty dol- lars	50 00	
Tilton to Spaniard's Bay, one hundred and twenty dollars.		120 00	
Spaniard's Bay to Bishop's Cove, two hundred dollars	..	200 00	
Central road, Bay Roberts, six hundred dollars	600 00	
Road to Point, Bay Roberts, two hundred dollars	..	200 00	
Agricultural road, Coley's Point, four hundred dollars	..	400 00	
Hallstown to Snow's Pond, two hundred dollars	..	200 00	
Carried forward	..	\$26,306 00	\$662,277 83

Brought forward ..	\$26,306 0)	\$662,277 83	Schedule B.
South Pond road, Brigus, two hundred dollars ..	200 00		
Brigus main line to Nine Island Pond, one hundred and fifty dollars ..	150 00		
Roache's Pond, Cupids, two hundred and fifty dollars ..	250 00		
Goulds, on Long Harbor Road, one hundred and fifty dollars ..	150 00		
Goulds, on Turkswater Road, five hundred dollars ..	500 00		
Quigley's to Brigus, one thousand five hundred dollars ..	1,500 00		
Conception Harbor, Collier's and Bacon Coves, one hundred and fifty dollars ..	150 00		
Salmon Cove, Gasters, one hundred dollars ..	100 00		
Holyrood, through Seal Cove, one hundred dollars ..	100 00		
Holyrood to Witless Bay, six hundred and fifty dollars ..	650 00		
Manuel's to Price's, one hundred dollars ..	100 00		
Horse Cove to Topsail, seventy-five dollars ..	75 00		
Portugal Cove to Pouch Cove, via Bauline, three hundred dollars ..	300 00		
Torbay to Bauline, five hundred dollars ..	500 00		
Carried forward ..	\$31,031 00	\$662,277 83	

Schedule B.

Brought forward	... \$31,031 00	\$662,277 83
City limits to Portugal Cove, five hundred dollars ..	500 00	
City limits to Cape St. Francis, seven hundred dollars ..	700 00	
City limits to Quigley's, two hundred dollars ..	200 00	
Thorburn Road, one hundred dollars	100 00	
Kenmount to Topsail, three hundred dollars	300 00	
City limits to Fort Amherst, four hundred and thirty dol- lars and fifty cents ..	430 50	
City limits to Waterford Bridge, two hundred and nineteen dol- lars and fifty cents ..	219 50	
City limits to Cape Spear, three hundred dollars	300 00	
Old Placentia to Topsail Road, two hundred dollars ..	200 00	
Goulds to Renews, twelve hun- dred dollars	1,200 00	
City limits to Goulds, five hun- dred dollars	500 00	
Trepassey to Renews, one thou- sand dollars	1,000 00	
Holyrood to Placentia, one thou- sand dollars	1,000 00	
Placentia to Little Placentia and Fox Harbor, four hun- dred dollars	400 00	
Carried forward	... \$38,072 00	\$662,277 83

Brought forward ..	\$38,072 00	\$662,277 83	Schedule B.
Little Placentia towards Long Harbor, one hundred dollars ..	100 00		
Placentia, Cape Shore, one thousand dollars	1,000 00		
Branch to St. Bride's, five hundred dollars	500 00		
Trepassey to St. Shott's and Cape Pine, three hundred and fifty dollars	350 00		
Holyrood to St. Mary's, two hundred dollars	200 00		
Salmonier to St. Mary's, seven hundred dollars	700 00		
Western Shore, Placentia Bay, three hundred dollars	300 00		
Burin Roads, three thousand dollars	3,000 00		
Baine Harbor to Bay L'Argent, Baine Harbor End, four hundred and twenty-five dollars ..	425 00		
Baine Harbor, one hundred and fifty dollars	150 00		
Fortune Bay Roads, two thousand seven hundred and forty dollars	2,740 00		
Burgeo and La Poile Roads, one thousand nine hundred dollars	1,900 00		
Bay St. George Roads, two thousand five hundred and eighty-four dollars	2,584 00		
Carried forward ..	\$52,530 00	\$662,277 83	

Schedule B

Brought forward	..	\$52,530 00	\$662,277 83
Channel to Grand River, five hundred dollars	500 00	
Main roads, bridges, engineer- ing and inspection, six thou- sand dollars	6,000 00	
Winter Postal roads and camps, one thousand dollars	1,000 00	
Annual cost "right of way" to pier at Grand Bank, thirty dollars	30 00	
Keeping said road in good con- dition, twenty dollars	20 00	
		-----	59,580 00
Construction and repairs to roads, twenty thousand dol- lars	20,000 00

Salaries:

Keeping Half-way House, Sal- monier, one hundred and sixty-two dollars	\$162 00	
Keeping Half-way House, Heart's Content-Carbonneau, two hundred and eighty dol- lars	280 00	
Keeping Half-way House, Trinity-Catalina, two hun- dred dollars	200 00	
Keeping Half-way House, Renews-Trepassey, forty dol- lars	40 00	
		-----	682 00
Carried forward	..		\$742,539 83

Brought forward \$742,539 83 Schedule B,

Lighting St. John's Streets:

Amount payable to Municipal Council for St. John's Streets, eight thousand dollars .. \$8,000 00

Amount payable to Municipal Council for lighting South Side roads, half cost, two hundred and fifty dollars ..	250 00
	<hr/>
	8,250 00

Ferries:

Norris Point to Curzon Village and Woody Point, one hundred and sixty dollars .. \$160 00

Wild Cove to Bear Cove, White Bay, seventy dollars .. 70 00

Gillard's Cove to Tizzard's Cove, one hundred and ten dollars 110 00

Little Bay to Three Arms, twenty dollars .. 20 00

Jone's Cove to Main Tickle to Merrel's Harbor, one hundred and twenty dollars .. 120 00

Across Fortune Harbor, forty dollars .. 40 00

Ragged Harbor North to Ragged Harbor South, or Musgrave Harbor, eighty dollars .. 80 00

Rocky Bay, Fogo, eighty dollars 80 00

Deadman's Bay Pond to Deadman's Bay Pond South, or Deadman's Bay to Ragged Harbor, eighty dollars .. 80 00

Carried forward \$760 00 \$750,789 83

Schedule B.

Brought forward	...	\$760 00	\$750,789 83
Windmill Brook to end of road, eighty dollars . . .		80 00	
North to South Main Tickle, Change Islands, one hundred and ten dollars . . .		110 00	
Newtown to York, Bungay's, Hall's, Norris and Outer Pin- chard's Islands, one hundred and ten dollars . . .		110 00	
Ship Island to Greenspond and Newell's Island, one hundred and forty dollars . . .		140 00	
Shambler's Cove to Greenspond, eighty dollars . . .		80 00	
Tinker's Island and Main to Pool's Island, sixty dollars ..		60 00	
Badger's Quay, two hundred dol- lars		200 00	
King's Cove to Amherst Cove, one hundred and sixteen dol- lars		116 00	
Southern Bay, eighty dollars ..		80 00	
Swain's Island to Wesleyville, one hundred and twenty dol- lars		120 00	
Pool's Island, Knee's, Brown's and Dyke's Island, eighty dol- lars		80 00	
Gooseberry Islands, eighty dol- lars		80 00	
Carried forward	,	\$2,016 00	\$750,789 83

Brought forward . . .	\$2,006 00	\$750,789 83	Schedule B
Fair Island, Paul's Island, and Sydney Cove, Bonavista Bay, forty dollars	40 00		
South Side Salvage, seventy dol- lars	70 00		
Salvage, from Sailor's Island to Dark Cove, seventy dollars ..	70 00		
Trinity East to Trinity, one hun- dred and sixty dollars ..	160 00		
Trinity East to South Side, one hundred and forty dollars ..	140 00		
Foster's Point to Clarenville, one hundred and fifty dollars	150 00		
Britannia Cove to Burgoyne's Cove, eighty dollars ..	80 00		
Snook's Harbor to Foster's Point, White Rock, ninety dollars	90 00		
Harbor Grace, South side to North side, one hundred and eighty dollars	180 00		
Coley's Point to Bay Roberts, one hundred and twenty dol- lars	120 00		
Duff's to Chapel's Cove, ninety dollars	90 00		
Chapel's Cove to Duff's, seventy- five dollars	75 00		
North Arm to South side Holy- rood, fifty dollars	50 00		
Kitchues to South side of Con- ception Bay, fifty dollars . . .	50 00		
Carried forward	\$3,381 00	\$750,789 83	

Schedule B.

Brought forward . . .	\$3,381 00	\$750,789 83
Bell Isle to Topsail, one hundred and fifty-six dollars ..	156 00	
Portugal Cove to Bell Isle, one hundred and eighty dollars ..	180 00	
Aquaforte to Fermeuse, ninety-four dollars	94 00	
West Side to Trepassey, sixty dollars	60 00	
Holyrood to Peter's River, eighty dollars	80 00	
Riverhead, St. Mary's, South side to North side, fifty dollars	50 00	
Mall Bay, North side to South side, eighty dollars ..	80 00	
King's Landing to Mount Carmel, Salmonier, one hundred dollars	100 00	
Admiral's Beach to Colinet Island, eighty dollars ..	80 00	
Across Mussel's Pond, Saint Joseph's, thirty-six dollars ..	36 00	
Across North Harbor, near Colinet, twenty dollars ..	20 00	
Across Rocky Harbor River, forty dollars	40 00	
Branch Gut, West to East side, sixty dollars	60 00	
Jersey Side to Placentia proper, two hundred and thirty dollars	230 00	
Carried forward ..	\$4,047 00	\$750,789 83

Brought forward ..	\$4,647 00	\$750,789 83	Schedule B.
Public Wharf, Burin, to Step- aside, two hundred dollars ..	200 00		
Little Bay to Spanish Room, seventy-eight dollars ..	78 00		
Brig Head, Mortier Bay, seven- ty-eight dollars ..	78 00		
Spoon Cove to Path End, two hundred dollars ..	200 00		
Across Corbin Harbor, forty dollars ..	40 00		
Across Little St. Lawrence, eighty-seven dollars ..	87 00		
Across Lawn, Barrisway, twen- ty-five dollars ..	25 00		
Grand Beach, from side to side, forty dollars ..	40 00		
Little Barachoix, near Grand Bank, forty dollars ..	40 00		
Coomb's Cove, Bay de L'eau to Little Bay, one hundred and ten dollars ..	110 00		
Flat Island to Davis Island, fifty dollars ..	50 00		
Marystown, Mortier Bay, North side to South side, one hun- dred and fifty dollars ..	150 00		
Across Little Bay, Mortier Bay, ninety dollars ..	90 00		
Little Bay to Coomb's Cove, one hundred dollars ..	100 00		
Jersey Harbor, South side to North side, thence to Harbor			
Carried forward ..	\$5,935 00	\$750,789 83	

Brought forward ..	\$5,935 00	\$750,789 83	Schedule B.
Briton, one hundred and forty dollars	140 00		
Harbor Briton, South side to North side, one hundred and twenty dollars	120 00		
Across Jersey Harbor, thirty dollars	30 00		
Harbor Briton to Hermitage Cove, one hundred and thirty-nine dollars ..	139 00		
Across Bay-du-Nord, forty dollars	40 00		
Misery Harbor, across Great Harbor, La Poile, one hundred and forty dollars ..	140 00		
Great Jervois to Pushthrough, thirty dollars	30 00		
Grandy's Passage, Burnt Island and Main, one hundred dollars	100 00		
Burnt Island, one hundred dollars	100 00		
Grand Bay to Port-aux-Basques, one hundred and twenty dollars	120 00		
Little La Poile, forty dollars ..	40 00		
La Poile, across Little Harbor, sixty dollars	60 00		
La Plant Harbor, forty dollars ..	40 00		
Harding's Harbor to Stroud Tickle, twenty dollars ..	20 00		
Carried forward ..	\$7,054 00	\$750,789 83	

Brought forward	..	\$7,054 00	\$750,789 83	Schedule B.
Baker's Tickle to Harding Is-				
land, ten dollars	10 00		
Across Highlands' River Brook,				
forty dollars	40 00		
Crabb's Brook, sixty dollars ..		60 00		
Robinson's Head Brook, sixty				
dollars	60 00		
Fischell's Brook, sixty dollars ..		60 00		
Sandy Point, St. George's, to				
South side, one hundred and				
twenty dollars	120 00		
Across Middle Barachoix Brook,				
sixty dollars	60 00		
Across Barachoix Brook, South				
side Sandy Point, forty dol-				
lars	40 00		
Across Flat Bay Brook, sixty				
dollars	60 00		
Little River, South to North				
side, sixty-eight dollars ..		68 00		
Grand River, Codroy, South to				
North side, sixty-eight dol-				
lars	68 00		
Grand River, Codroy, South side				
to North side Gut, one hun-				
dred and seventy dollars ..		170 00		
Flat Brook, forty dollars ..		40 00		
Birchy Cove to Summerside,				
sixty dollars	60 00		
Incidentals, boat repairs, tackle,				
etc., ferry wharves and re-				
pairs, one thousand dollars ..		1,000 00		
		—————	9,070 00	
Carried forward ..			\$759,859 83	

Schedule B.	Brought forward	...	\$759,859	83
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Railways, Salaries:

Masonry and iron Inspectors, bridges, etc., one thousand five hundred dollars ..	\$1,500	00
Clerk in Government Engineer's Office, three hundred dollars.	300	00
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Contingencies:

Travelling and office expenses, including stationery, drawing materials, instruments, etc., seven hundred and fifty dol- lars	750	00
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\$762,409 83

XII.—POSTAL DEPARTMENT (\$276,113.38).

Salaries:

General Post Office:

Chief Clerk and Accountant, one thousand one hundred dollars	\$1,100	00
Assistant Accountant, seven hundred dollars	700	00
Secretary to Postmaster Gen- eral, six hundred dollars ..	600	00
Clerk, Accountant's office, five hundred dollars	500	00
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2,900 00

Money Order Office:

Superintendent, one thousand dollars	\$1,000	00
First Clerk, seven hundred and fifty dollars	750	00
Carried forward ..	\$1,750	00

\$765,309 83

Brought forward . . .	\$1,750 00	\$765,309 83	Schedule B.
Second Clerk, four hundred and fifty dollars . . .	450 00		
Third Clerk, five hundred and fifty dollars . . .	550 00		
	—————		
		2,750 00	

St. John's Office, Registration and Parcel Post :

Superintendent, nine hundred dollars	\$900 00		
First Parcel Clerk, seven hundred and twenty-five dollars . .	725 00		
Second Parcel Clerk, four hundred and fifty dollars . .	450 00		
Assistant Registration Clerk, three hundred and fifty dollars	350 00		
Assistant Parcel Clerk, three hundred and fifty dollars . .	350 00		
	—————		
		2,775 00	

Distribution Branch :

General Delivery Clerk, eight hundred dollars	\$800 00		
Clerk in Charge, seven hundred and twenty-five dollars . .	725 00		
Foreign Despatching Clerk, seven hundred dollars . .	700 00		
Local Despatching Clerk, six hundred and fifty dollars . .	650 00		
Local Despatching Clerk, six hundred dollars	600 00		
Newspaper Clerk, six hundred dollars	600 00		
	—————		
Carried forward	\$4,075 00	\$770,834 83	

Schedule B

Brought forward ..	\$4,075 00	\$770,834 83
Newspaper Clerk, five hundred dollars	500 00	
General Assorter, four hundred and fifty dollars	450 00	
Stamper and Assorter, three hundred and fifty dollars ..	350 00	
First Letter Carrier, four hundred and fifty dollars ..	450 00	
Second Letter Carrier, four hundred and fifty dollars ..	450 00	
Third Letter Carrier, three hundred and fifty dollars ..	350 00	
Fourth Letter Carrier, three hundred and fifty dollars ..	350 00	
Fifth Letter Carrier, three hundred dollars	300 00	
Sixth Letter Carrier, three hundred dollars	300 00	
Seventh Letter Carrier, two hundred and fifty dollars ..	250 00	
Eighth Letter Carrier, two hundred dollars	200 00	
Ninth Letter Carrier, two hundred dollars	200 00	
Keeper, three hundred dollars ..	300 00	
Fireman, three hundred dollars ..	300 00	
Watchman, one hundred and twenty dollars	120 00	
	—————	8,945 00

Travelling Post Offices, Salaries:

Conception Bay, Mail Clerk,
seven hundred dollars ..

\$700 00

Carried forward

\$700 00 \$779,779 83

Brought forward . . .	\$700 00	\$779,779 83 Schedule B.
S. S. <i>Bruce</i> , six hundred and fifty dollars	650 00	
Port-aux-Basques and St. John's, five hundred and fifty dollars	550 00	
Port-aux-Basques and St. John's, five hundred dollars	500 00	
Port-aux-Basques and St. John's, five hundred dollars .. .	500 00	
Reserve Mail Clerk, four hundred and fifty dollars .. .	450 00	
Western Mail Steamer .. .	500 00	
Bonavista Bay T.P.O., two hundred and sixty dollars .. .	260 00	
Notre Dame Bay T. P. O., two hundred and sixty dollars ...	260 00	
Trinity Bay T.P.O., two hundred and sixty dollars .. .	260 00	
Straits of Belle Isle, three hundred dollars	300 00	
Placentia Bay T.P.O., three hundred and ninety dollars ..	390 00	
		5,320 00

Salaries, Outports:

To be paid as directed by the Governor in Council to Outport officials, this sum for salaries:

Outport Postmasters, thirteen thousand nine hundred and seventy-seven dollars .. .	13,977 00
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Labrador Salaries:

Six hundred and seventy dollars	670 00
Carried forward .. .	\$799,746 83

Schedule B.

Brought forward . . . \$799,746 83

Couriers and Sailing Packets:

Twenty-eight thousand and sixty-one dollars and fifty- eight cents .. .	28,061 58
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STEAM SUBSIDIES.

Ocean Service:

Allan Line, £2,000 stg., nine thousand seven hundred and thirty-three dollars .. .	\$9,733 00
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Sydney, C. B., and Port-aux- Basques, twenty thousand two hundred and eighty dol- lars	20,280 00
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Occasional services, one thou- sand one hundred dollars .. .	1,100 00
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<u> </u>	31,113 00
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Coastal Service:

Bonavista Bay, nine thousand one hundred dollars .. .	\$9,100 00
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Channel to St. John's, twenty- six thousand dollars .. .	26,000 00
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Fogo District, three thousand five hundred dollars .. .	3,500 00
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Labrador, eighteen thousand dollars	18,000 00
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North-east Coast, St. John's to Griguet, six thousand dollars ..	6,000 00
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Notre Dame Bay, nine thousand one hundred dollars .. .	9,100 00
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Placentia Bay, including For- tune and Grand Bank, thir- teen thousand dollars .. .	13,000 00
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Carried forward .. .	\$84,700 00
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<u> </u>	\$858,921 41
---	--------------

Brought forward . . \$84,700 00 \$858,921 41 Schedule B.

Straits of Belle Isle, nine thousand one hundred dollars .. 9,100 00

Trinity Bay, nine thousand one hundred dollars 9,100 00
— — — — — 102,900 00

Railway Service:

Railway service, forty-two thousand dollars	42,000 00
<hr/>	
	\$1,003,821 41

POSTAL TELEGRAPH DEPARTMENT.

OUTSIDE SERVICE.

Operators:

Baine Harbor, one hundred and twenty dollars	120 00
Bay-de-Verde, one hundred dollars	100 00
Bay L'Argent, one hundred and fifty dollars	150 00
Beavertown, five hundred and sixty-eight dollars ..	568 00
Birchy Cove, four hundred dollars	400 00
Bonavista, two hundred and forty dollars	240 00
Bonne Bay, four hundred and twenty dollars	420 00
Burin, two hundred and forty dollars	240 00
Cape Race, one hundred and fifty dollars	150 00
<hr/>	
Carried forward	\$2,388 00 \$1,003,821 41

Brought forward ..	\$2,388 00	\$1,003,821 41	Schedule B
Carbonear, fifty dollars ..	50 00		
Catalina, one hundred and twenty dollars ..	120 00		
Change Islands, one hundred and fifty dollars ..	150 00		
Clarenville, three hundred and sixty dollars ..	360 00		
Fogo, two hundred and forty dollars ..	240 00		
Fortune, one hundred and fifty dollars ..	150 00		
Gambo, four hundred dollars ...	400 00		
Glenwood, four hundred dollars	400 00		
Grand Bank, one hundred and fifty dollars ..	150 00		
Grand Lake, four hundred dollars ..	400 00		
Grand River, one hundred and twenty dollars ..	120 00		
Gravell's, one hundred and twenty dollars ...	120 00		
Greenspond, one hundred and twenty dollars ..	120 00		
Harbor Breton, three hundred and sixty dollars ..	360 00		
Herring Neck, one hundred and fifty dollars ..	150 00		
King's Cove, two hundred dollars ..	200 00		
Lamaline, one hundred and fifty dollars ..	150 00		
Carried forward ..	<hr/>	\$6,018 00	\$1,003,821 41

Brought forward ..	\$6,018 00	\$1,003,821.41	Schedule B.
Lewisport, three hundred dol-			
lars	300 00		
Little Bay, four hundred dollars	400 00		
Little River, four hundred dol-			
lars	400 00		
Lower Island Cove, one hun-			
dred dollars	100 00		
Millertown Junction, four hun-			
dred dollars	400 00		
New Perlican, forty dollars ..	40 00		
Nipper's Harbor, one hundred			
dollars	100 00		
Norris Arm, four hundred dol-			
lars	400 00		
Old Perlican, one hundred dol-			
lars	100 00		
Port Blandford, four hundred			
dollars	400 00		
Port-aux-Basques, two hundred			
dollars	200 00		
St. George's, four hundred dol-			
lars	400 00		
St. Jacques, four hundred dol-			
lars	400 00		
St. Joseph's, one hundred and			
twenty dollars	120 00		
St. Lawrence, one hundred dol-			
lars	100 00		
St. Mary's, two hundred and			
forty dollars	240 00		
Carried forward ..	\$11,098 00	\$1,003,821.41	

Schedule B.

	Brought forward	... \$11,098 00	\$1,003,821.41
Sandy Point, one hundred and twenty dollars .. .	120 00		
Seldom-come-by, one hundred and fifty dollars .. .	150 00		
South-west Arm, four hundred and sixty dollars .. .	460 00		
Stephenville Crossing, two hundred and forty dollars .. .	240 00		
Tilt Cove, four hundred dollars	400 00		
Trinity, two hundred and forty dollars .. .	240 00		
Twillingate, one hundred and fifty dollars .. .	150 00		
Wesleyville, one hundred dollars .. .	100 00		
Western Bay, one hundred and fifty dollars .. .	150 00		
Whitbourne, four hundred dollars .. .	400 00		
Whitbourne, one hundred dollars .. .	100 00		
		-----	12,638 00

Repairers:

Beavertown, three hundred and thirty-six dollars	\$336 00
Birchy Cove, three hundred and thirty-six dollars	336 00
Fogo, one hundred and fifty dollars	150 00
Gambo, three hundred and thirty-six dollars	336 00

Carried forward	.	\$1,158 00 \$1,016,459.41

Brought forward . . .	\$1,158 00	\$1,076,459.41	Schedule B.
Grand Lake, three hundred and thirty-six dollars ..	336 00		
Harbor Breton, three hundred and thirty-six dollars ..	336 00		
Little River, three hundred and thirty-six dollars ..	336 00		
South West Arm, three hundred and thirty-six dollars ..	336 00		
South West Arm, three hundred and thirty-six dollars ..	336 00		
Trinity, two hundred and forty dollars	240 00		
	—————		
		3,078 00	

INSIDE SERVICE.

Superintendent, one thousand dollars	1,000 00
Clerk in charge, six hundred dollars	600 00
Storekeeper, four hundred and thirty-two dollars	432 00
	—————
	2,032 00

Contingencies :

Office and Line maintenance, one thousand nine hundred and eighty-two dollars ..	1,982 00
Coals, seven hundred dollars ..	700 00
Poles, repairs, one thousand eight hundred dollars ..	1,800 00
Stationery, two hundred dollars	200 00
Stores, four hundred and fifty dollars	450 00
	—————
Carried forward ..	\$5,132 00
	\$1,021,569.41

Schedule B

Brought forward ..	\$5,132 00	\$1,021,569.41
Travelling expenses, one hundred dollars	100 00	
Anglo-American Telegraph Co., two thousand five hundred dollars	2,500 00	
		7,732 00

Miscellaneous:

Rents, four hundred and fifty dollars	\$450 00	
Board and travelling expenses, one thousand seven hundred dollars	1,700 00	
Manufacture of Stamps, eight hundred dollars	800 00	
Stationery, five hundred dollars	500 00	
Stores, one thousand three hundred dollars	1,300 00	
Printing and advertising, two thousand dollars	2,000 00	
Uniforms, five hundred and fifty dollars	550 00	
Mail Bags, five hundred and fifty dollars	550 00	
Telegrams and telephones, two hundred dollars	200 00	
Sundries, eight hundred dollars	800 00	
Taxes, one hundred and four dollars	104 00	
Year Book, two hundred and sixty-eight dollars ...	268 00	
		9,222 00
		\$1,038,523 41
Carried forward ..		\$1,038,523 41

Brought forward . . . \$1,038,523 41 Schedule B.

XIII.—CUSTOMS (\$99,919.68).

Salaries, St. John's:

Assistant Collector, one thousand eight hundred dollars ..	\$1,800 00
First Clerk, one thousand four hundred dollars	1,400 00
Second Clerk, one thousand dollars	1,000 00
Third Clerk, eight hundred dollars	800 00
Fourth Clerk, seven hundred dollars	700 00
Fifth Clerk, six hundred dollars	600 00
First Landing Waiter, eight hundred dollars	800 00
Second Landing Waiter, seven hundred dollars	700 00
Railway Manifest Clerk, seven hundred dollars	700 00
Landing Surveyor, eleven hundred dollars	1,100 00
Tide Surveyor, nine hundred dollars	900 00
Clerk to Landing Surveyor, three hundred and fifty dollars	350 00
Chief Statistical Clerk, eleven hundred dollars	1,100 00
First Statistical Clerk, one thousand dollars	1,000 00
Carried forward	\$12,950 00
	\$1,038,523.81

Schedule B.

	Brought forward	. \$12,950 00	\$1,038,523.41
Second Statistical Clerk, six hundred dollars	600 00	
Inspector of Customs, one thousand dollars	1,000 00	
Inspector Preventive Service, one thousand dollars	1,000 00	
Outport Examining Officer, six hundred dollars	600 00	
Clerk to Registrar of Shipping and Surveyor of Shipping, seven hundred dollars	700 00	
Examining Officer, with $2\frac{1}{2}\%$ on duties collected on Parcel Post, one thousand dollars	1,000 00	
Storekeeper, five hundred dollars	500 00	
Locker, six hundred dollars	600 00	
Assistant Locker, six hundred dollars	600 00	
Second Assistant Locker, four hundred dollars	400 00	
Messenger, three hundred and ninety dollars	390 00	
Second Messenger, three hundred and ninety dollars	390 00	
Night Watchman, three hundred and sixty dollars	360 00	
Housekeeper, two hundred and forty dollars	240 00	
Carried forward	.	\$21,330 00	\$1,038,523.41

Brought forward . \$21,350 00 \$1,038,523.41 Schedule B.

Caretaker Tidewaiter's room,				
one hundred and four dol-				
lars	104 00			
	—————			
		21,434 00		

*Guagers, Tidewaiters and Boatmen,
St. John's:*

Customs' Detective, six hundred				
dollars	\$600 00			

Three Gaugers, at \$491.56 each,				
one thousand four hundred				
and seventy-four dollars and				
sixty-eight cents	1,474 68			

Ten Sufference Warehouse				
Keepers, at \$500 each, five				
thousand dollars	5,000 00			

Sixteen Tidewaiters, at \$390				
each, six thousand two hun-				
dred and forty dollars ..	6,240 00			

Supernumerary Tidewaiters, one				
thousand dollars	1,000 00			

Two coxswains of Boats (night				
and day), at \$430 each, eight				
hundred and sixty dollars ..	860 00			

Ten Boatmen, at \$390 each,				
three thousand nine hundred				
dollars	3,900 00			
	—————			

19,074 68

Contingencies, St. John's:

Printing, stationery, etc., one				
thousand nine hundred dol-				
lars	\$1,900 00			

Fuel and light, three hundred				
dollars	300 00			

Carried forward	\$2,200 00	\$1,079,032.09		
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Schedule B.

Brought forward ..	\$2,200 00	\$1,079,032.00
Travelling expenses, Inspector, two hundred dollars ..	200 00	
Travelling expenses, other officials, two hundred dollars ..	200 00	
Clothing, nine hundred dollars ..	900 00	
Repairs to boats, fifty dollars ..	50 00	
Fireman and cleaning Examining Room, one hundred dollars	100 00	
Telegrams, four hundred dollars ..	400 00	
Telephone, one hundred and sixty dollars	160 00	
Miscellaneous, one thousand four hundred dollars ..	1,400 00	
Subscription to International Customs' Journal, one hundred and twenty-five dollars ..	125 00	
Typewriting, four hundred and fifty dollars	450 00	
	—————	6,185 00

Sub-Collectors, Outports:

Bay Bulls, with 20 per cent. on duties, two hundred and thirty-one dollars	\$231 00
Bay of Islands (not to exceed \$600), with 2½ per cent. on duties, three hundred and sixty dollars	360 00
Bay Roberts, with 10 per cent. on duties (not to exceed \$600), two hundred and thirty dol- lars	230 00
Carried forward ..	\$821 00

\$1,085,217.09

Brought forward ..	\$821 00	\$1,085,217 09	Schedule B.
Bay Verte, 10 per cent. (not to exceed \$500), four hundred dollars .. .	400 00		
Belleoram, with 10 per cent. on duties, three hundred and sixty dollars .. .	360 00		
Bell Island, seven hundred dollars .. .	700 00		
Sound Island, with 10 per cent on duties, two hundred and forty dollars .. .	240 00		
Blanc Sablon (not to exceed 500), with 10 per cent. on duties, three hundred dollars	300 00		
Bonavista (not to exceed \$500), with $2\frac{1}{2}$ per cent. on duties, three hundred dollars ..	300 00		
Bonne Bay (not to exceed \$1,000), with $2\frac{1}{2}$ per cent on duties, five hundred and forty dollars .. .	540 00		
Botwoodville, with 10 per cent. on duties, (not to exceed \$750), two hundred dollars ..	200 00		
Brigus, with $2\frac{1}{2}$ per cent. on duties, five hundred dollars..	500 00		
Britannia Cove, with 10 per cent. on duties, two hundred dollars .. .	200 00		
Burgeo, with 10 per cent. on duties, (not to exceed \$750), two hundred and thirty-one dollars	231 00		
Carried forward ..	\$4,792 00	\$1,085,217.09	

Schedule B.

Brought forward . . .	\$4,792 00	\$1,085,217 09
Burin, with $2\frac{1}{2}$ per cent. on duties, (not to exceed \$750), six hundred and twenty-one dollars . . .	621 00	
Cape Broyle, with five per cent. on duties, three hundred and ninety dollars . . .	390 00	
Carbonear, (not to exceed (\$900) with $2\frac{1}{2}$ per cent. on duties, six hundred and twenty-one dollars . . .	621 00	
Catalina, with 10 per cent. on duties, two hundred and thirty-one dollars . . .	231 00	
Channel, with 10 per cent. on duties (not to exceed \$600), three hundred dollars . . .	300 00	
Clarenville, with 10 per cent. on duties, two hundred and fifty dollars . . .	250 00	
Clode Sound, with 20 per cent. on duties, one hundred dollars . . .	100 00	
Codroy, with 10 per cent. on duties, two hundred and forty dollars . . .	240 00	
Conception Harbor, with 10 per cent. on duties, one hundred and twenty-six dollars . . .	126 00	
Robinson's Brook, two hundred and forty dollars . . .	240 00	
Carried forward . . .	\$7,911 00	\$1,085,217 09

Brought forward	...	\$7,911 00	\$1,085,217.09	Schedule B.
Ferryland, with 10 per cent. on duties, two hundred and thirty-one dollars .	..	231 00		
Flower's Cove, with $2\frac{1}{2}$ per cent. on duties, three hundred and sixty dollars	360 00		
Fogo, with $2\frac{1}{2}$ per cent. on duties, six hundred and twenty-one dollars	621 00		
Fortune, with 10 per cent. on duties, two hundred and fifty dollars	250 00		
Gambo, five hundred and fifty dollars	550 00		
Garnish, with 20 per cent. on duties, three hundred and ninety dollars	390 00		
Gaultois and Hermitage, with $2\frac{1}{2}$ per cent. on duties, four hundred dollars	400 00		
Grand Bank, with $2\frac{1}{2}$ per cent. on duties, three hundred dol- lars	300 00		
Greenspond, with 20 per cent. on duties (not to exceed \$600), three hundred dollars		300 00		
Hant's Harbor, with 20 per cent. on duties, fifteen dollars		15 00		
Harbor Breton, (not to exceed 500), with $2\frac{1}{2}$ per cent. on duties, four hundred dollars .		400 00		
Carried forward		\$11,728 00	\$1,085,217 09	

Schedule B.

Brought forward	..	\$11,728 00	\$1,085,217.09
Harbor Grace, (not to exceed \$1,000), with $2\frac{1}{2}$ per cent. on duties, six hundred and sixty-six dollars	666 00	
Harbor Main, with 10 per cent. on duties, one hundred and and twenty-six dollars	126 00	
Heart's Content, with 20 per cent. on duties, (not to exceed \$500), one hundred dollars..	..	100 00	
Herring Neck, with 10 per cent. on duties, fifty dollars	50 00	
King's Cove, with 10 per cent. on duties, two hundred and thirty-one dollars	231 00	
Labrador, with 10 per cent. on duties, (not to exceed \$800), six hundred dollars	600 00	
Lamaline, with $2\frac{1}{2}$ per cent. on duties, four hundred and ninety-five dollars	495 00	
La Poile, with $2\frac{1}{2}$ per cent. on on duties, three hundred dollars	300 00	
Lark Harbor, with 10 per cent. on duties, four hundred dollars	400 00	
La Seie, with 10 per cent. on duties,one hundred and eighty dollars	180 00	
Lewisport, with $2\frac{1}{2}$ per cent. on duties, five hundred dollars..	..	500 00	
Carried forward	, ..	\$15,376 00	\$1,085,217.09

Brought forward	.	\$15,376 00	\$1,085,217.09	Schedule B.
Little Bay Islands and Little Bay, with 10 per cent. on duties, four hundred dollars .		400 00		
Little Placentia, with 10 per cent. on duties, two hundred and thirty-one dollars ..		231 00		
Little River, Codroy, with 20 per cent. on duties (not to exceed \$300), eighty dollars		80 00		
Millertown, with $2\frac{1}{2}$ per cent. on duties (not to exceed \$600), five hundred dollars.		500 00		
Nipper's Harbor, with 20 per cent. on duties (not to exceed \$300), eighty dollars ..		80 00		
Oderin, with $2\frac{1}{2}$ per cent. on duties, four hundred and eleven dollars		411 00		
Old Perlican and Western Bay, with 10 per cent. on duties, twenty dollars		20 00		
Pilley's Island, with 10 per cent. on duties, four hundred dollars		400 00		
Placentia, with 10 per cent. on duties (not to exceed \$700), four hundred and fifty dollars		450 00		
Port-aux-Basques, seven hundred and fifty dollars ..		750 00		
Port-au-Port, five hundred dollars		500 00		
Carried forward	.	\$19,198 00	\$1,085,217.09	

Schedule B

Brought forward	..	\$19,198 00	\$1,085,217.09
Pushthrough, with $2\frac{1}{2}$ per cent on duties, three hundred dol- lars	300 00		
Renews, with 20 per cent. on duties (not to exceed \$450), one hundred dollars ..	100 00		
Red Island, with 10 per cent. on duties (not to exceed \$500), four hundred dollars.	400 00		
Rose Blanche, with 10 per cent. on duties, two hundred and eighty-one dollars ..	281 00		
Rigoulette, with 10 per cent on duties (not to exceed \$800), six hundred dollars ..	600 00		
Salmonier, with 10 per cent. on duties, one hundred and twenty dollars ..	120 00		
Salvage, with ten per cent. on duties, fifteen dollars ..	15 00		
Sandy Point, with $2\frac{1}{2}$ per cent. on duties, three hundred and sixty dollars	360 00		
St. Anthony, with 20 per cent. on duties, three hundred and fifty dollars	350 00		
St. Jacques, with $2\frac{1}{2}$ per cent. on duties, four hundred and sixteen dollars	416 00		
St. Lawrence, with 10 per cent. on duties, two hundred and eighty-one dollars ..	281 00		
Carried forward ..	\$22,421 00	\$1,085,217.09	

Brought forward ..	\$22,421 00	\$1,085,217.09	Schedule B
St. Mary's, with 10 per cent. on duties, two hundred and thirty-one dollars ..	231 00		
St. George's, with 10 per cent. on duties, two hundred and fifty dollars	250 00		
Tilt Cove, with $2\frac{1}{2}$ per cent. on duties, four hundred dollars ..	400 00		
Trepassey, with 10 per cent. on duties, (not to exceed \$450), two hundred and eighty dollars	280 00		
Trinity, with $2\frac{1}{2}$ per cent. on duties, four hundred dollars ..	400 00		
Twillingate, with $2\frac{1}{2}$ per cent. on duties, six hundred and twenty-one dollars ..	621 00		
Whitbourne, with 10 per cent. on duties, fifty dollars	50 00		
		24,653 00	

*Guagers, Tidewaiters, and Boatmen,
Outports:*

Harbor Grace, one Gauger, four hundred and eight dollars ..	408 00		
Harbor Grace, three men at \$360, one thousand and eighty dollars	1,080 00		
Harbor Grace, two men at \$195, three hundred and ninety dollars	390 00		
Carbonear, one man, three hundred and fifty dollars	350 00		
Carried forward ..	\$2,228 00	\$1,109,870.09	

Schedule B.

	Brought forward . . .	\$2,228 00	\$1,109,870.09
Burgeo, one man, one hundred dollars	100 00		
Blanc Sablon, two men, three hundred and twenty dollars	320 00		
Placentia, one man, three hundred and ninety dollars ..	390 00		
Bonavista, one man, fifty dollars	50 00		
Bay of Islands, one man, three hundred and fifteen dollars .	315 00		
Bonne Bay, one man (ten months), two hundred and forty dollars	240 00		
St Jacques, one man for Cruiser, three hundred and ninety dollars	390 00		
Sandy Point, one man (eight months), two hundred and forty dollars	240 00		
Cape St George, one man (eight months), two hundred and forty dollars	240 00		
Holyrood, one man, one hundred dollars	100 00		
Kelligrews, seventy-five dollars	75 00		
St. Lawrence and Lawn, one man, two hundred and fifty dollars	250 00		
Lord's Cove, one man, one hundred dollars	100 00		
Lorries, one man, one hundred and twenty dollars	120 00		
Carried forward . . .	\$5,518 00	\$1,109,870.09	

Brought forward	\$5,518 00	\$1,109,870.09	Schedule B.
Fortune, one man, one hundred and fifty dollars	150 00		
Grand Bank, one man, one hun- dred and seventy dollars	170 00		
Lamaline, one man, two hun- dred dollars	200 00		
Port-aux-Basques, one man, five hundred dollars	500 00		
Rose Blanche, one man, one hundred dollars	100 00		
Ramea, one man, three hundred and ninety dollars	390 00		
Fiona, one man, three hundred and ninety dollars	390 00		
Bell Island, three men at \$360, one thousand and eighty dol- lars	1,080 00		
Burin, one man, three hundred and ninety dollars	390 00		
Supernumeraries, two thousand dollars	2,000 00		
		10,888 00	

Boats and Boat Hire:

Repairs to 32 Boats, etc., one hundred and twenty dollars.	120 00
New Boats, one hundred and fifty dollars	150 00
Boat hire at various places, fifty dollars	50 00
Carbonear, eighteen dollars ..	18 00
Burgeo, fourteen dollars ..	14 00
Carried forward ..	\$352 00
	\$1,120,758.09

Schedule B.

Brought forward	...	\$352 00	\$1,120,758.09
Channel, twenty dollars	..	20 00	
Harbor Breton, twelve dollars	.	12 00	
St. Lawrence, twelve dollars	..	12 00	
Trinity, four dollars	..	4 00	
Trepassey, twenty dollars	..	20 00	
La Poile, seventy dollars	..	70 00	
			490 00

Office and Office Rent:

Repairs to offices, twenty-five dollars	..	25 00	
Repairs to furniture, ten dollars		10 00	
Furniture for offices, fifty dollars		50 00	
Rent of offices, six hundred and seventy dollars	..	670 00	
To build Customs' office, Red Island, two hundred dollars	.	200 00	
To build Customs' office, Rigoulette, two hundred dollars	..	200 00	
			1,155 00

Percentage on Duties:

Estimated amount, eight thousand dollars	8,000 00
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Contingencies:

Printing, stationery, etc., four hundred dollars	..	400 00	
Clothing, five hundred dollars	.	500 00	
Fuel and light, five hundred dollars	..	500 00	
Telegrams and postage, one hundred and fifty dollars	..	150 00	
Travelling expenses, one hundred dollars	..	100 00	
Carried forward	.	\$1,650 00	\$1,130,483.09

Brought forward ..	\$1,650 00	\$1,130,403.09	Schedule B,
Board money, four hundred dollars	400 00		
Miscellaneous, two hundred dollars	200 00		
Surveyor Labrador vessels, seven hundred dollars	700 00		
	—————		
		2,950 00	

*Revenue Protection Service,**South West Coast :*

Outport Tidewaiters, fifteen hundred dollars	1,500 00		
Supernumeraries and extra services, five hundred dollars	500 00		
Board of Tidewaiters, one thousand dollars	1,000 00		
Extra pay, four hundred dollars	400 00		
Travelling expenses, three hundred dollars	300 00		
Telegrams, twenty-five dollars	25 00		
Stationery, fifty dollars	50 00		
Yachts, etc., eight hundred dollars	800 00		
Miscellaneous, fifteen dollars	15 00		
	—————		
		4,590 00	

Revenue Protection Service, Labrador :

Travelling expenses, two hundred dollars	200 00		
Miscellaneous, three hundred dollars	300 00		
	—————		
Carried forward	\$1,138,443.09		

Schedule B.

Brought forward ..	\$1,138,443 09
--------------------	----------------

XIV.—CONTINGENCIES (\$10,000.00).

Amount required to meet possible shortage owing to unforeseen contingencies which may arise, ten thousand dollars ..	10,000 00
	<hr/> <hr/> \$1,148,443 09 <hr/> <hr/>

Additional Votes (\$35,000.00).

VI.—EDUCATION.

Amount required as additional vote, ten thousand dollars ..	\$10,000 00
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IX.—AGRICULTURE AND MINES.

Amount required for the purpose of making a scientific examination of the coal areas, ten thousand dollars ..	10,000 00
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XIV.—GENERAL CONTINGENCIES.

Amount required as contribution to the Royal Naval Reserve, fifteen thousand dollars ..	15,000 00
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XV.—GENERAL (\$64,060.78).

Erection of Lighthouses and Fog Alarms, twenty-five thousand dollars ..	25,000 00
Harbor improvements, ten thousand dollars ..	10,000 00
Completion of railway connecting and main line roads, twenty-nine thousand and sixty dollars and seventy-eight cents ..	29,060 78
	<hr/> <hr/> 64,060 78

Total for Schedule B. .	\$1,247,503 87
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